



THE FORT ST. GEORGE GAZETTE

Published by Authority.

2001 May 601

MADRAS, TUESDAY EVENING, DECEMBER 10, 1929. [Page 4 ends]

Part B.—Notifications by Government

CONTENTS

	1916	1917	1918	1919	1920	1921	1922	1923	1924	1925	1926	1927	1928	1929	1930	1931	1932	1933	1934	1935	1936	1937	1938	1939	1940	1941	1942	1943	1944	1945	1946	1947	1948	1949	1950	1951	1952	1953	1954	1955	1956	1957	1958	1959	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100	2101	2102	2103	2104	2105	2106	2107	2108	2109	2110	2111	2112	2113	2114	2115	2116	2117	2118	2119	2120	2121	2122	2123	2124	2125	2126	2127	2128	2129	2130	2131	2132	2133	2134	2135	2136	2137	2138	2139	2140	2141	2142	2143	2144	2145	2146	2147	2148	2149	2150	2151	2152	2153	2154	2155	2156	2157	2158	2159	2160	2161	2162	2163	2164	2165	2166	2167	2168	2169	2170	2171	2172	2173	2174	2175	2176	2177	2178	2179	2180	2181	2182	2183	2184	2185	2186	2187	2188	2189	2190	2191	2192	2193	2194	2195	2196	2197	2198	2199	2200	2201	2202	2203	2204	2205	2206	2207	2208	2209	2210	2211	2212	2213	2214	2215	2216	2217	2218	2219	2220	2221	2222	2223	2224	2225	2226	2227	2228	2229	2230	2231	2232	2233	2234	2235	2236	2237	2238	2239	2240	2241	2242	2243	2244	2245	2246	2247	2248	2249	2250	2251	2252	2253	2254	2255	2256	2257	2258	2259	2260	2261	2262	2263	2264	2265	2266	2267	2268	2269	2270	2271	2272	2273	2274	2275	2276	2277	2278	2279	2280	2281	2282	2283	2284	2285	2286	2287	2288	2289	2290	2291	2292	2293	2294	2295	2296	2297	2298	2299	2300	2301	2302	2303	2304	2305	2306	2307	2308	2309	2310	2311	2312	2313	2314	2315	2316	2317	2318	2319	2320	2321	2322	2323	2324	2325	2326	2327	2328	2329	2330	2331	2332	2333	2334	2335	2336	2337	2338	2339	2340	2341	2342	2343	2344	2345	2346	2347	2348	2349	2350	2351	2352	2353	2354	2355	2356	2357	2358	2359	2360	2361	2362	2363	2364	2365	2366	2367	2368	2
--	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	------	---

MILITARY SECRETARY'S OFFICE

NOTIFICATION

No. 14.—Programme of the Hon. the Governor's visit to Otago—Jan to 20th December 1870.

Month and date.	Day of week.	Place.	Air and direction of currents.	Time.		Remarks.
				A.M.	P.M.	
1909						
Dec. 21	Saturday	Midland (Detroit)	Dispersed		8-15	By special train. Deposition pits.
" 22	Sunday	Midland pass to Chilmanad.	Arrival Deposition Arrival	9-30 9-45 11-45		Arrival pits. By special train. Deposition pits. Arrival pits.
" 23	Monday					
" 24	Tuesday					
" 25	Wednesday	At Chilmanad				
" 26	Thursday					
" 27	Friday					
" 28	Saturday					
" 29	Sunday	Chilmanad and Midland pass to Midland (Detroit)	Deposition Arrival Deposition Arrival		1-30 2-30 3-30 4-15	By motor. Deposition pits. Arrival pits. By special train. Deposition pits. Arrival pits.

All letters and telegrams intended for His Excellency and party should be addressed to "Madras Government Camp, Pondicherry" without the addition of any postmark.

The party accompanying His Excellency will consist of—

The Lady Bertha Stanley,

Miss Stanley,

The Lady Mary Campbell,

The Countess of Shannon,

Captain L. Beale-Wilkinson, M.C., Military Secretary,

Captain R. F. Crozier, Aide-de-Camp,

Captain Sir Charles Buchanan, Aide-de-Camp,

Captain H. C. W. Easton, M.C., Aide-de-Camp,

Captain the Earl of Shannon, Aide-de-Camp,

L. BOYLE-WILKINSON, Captain,
Military Secretary,

Goverment House, Madras,
2nd December 1929

PUBLIC DEPARTMENT (General).

NOTIFICATIONS.

Port St. George, December 2, 1929.

No. 42.—In modification of paragraph 4 of Police (General) Department Notification No. 39, published at pages 2241-2242 of Part I of the Port St. George Gazette, dated 2nd December 1929, it is hereby notified that two Guards of Honour with band and salute will be given up of Government House.

Port St. George, November 24, 1929
[G.O. No. 1251, Public (General).]

No. 43.—The following notification of the Government of Bengal is reproduced:—

POLITICAL DEPARTMENT.

The 12th November 1929.

No. 12505-P.—Whereas, by notification No. 909, F.D., dated the 21st September 1924, a notice in Bengali entitled "Bhola Anwar Lepidhok A, Dargah-e-Bhola" was referred to in a Ministry order under section 98-A of the Code of Criminal Procedure;

And whereas there has since been published a book under the name of Bhola with the contents relating to the author of the one mentioned above with a few additional paragraphs bearing with the words "Nigam, Ishika Kaveri" and ending with the words "Jag-Jag-maharaj prapya Prapya-shikha dany";

Now, therefore, in exercise of the powers conferred by section 98-A of the Code of Criminal Procedure, 1893 (Act V of 1893), as amended by the Press Law (Amendment) Act, 1924 (Act XIV of 1924), and the Act XXV of 1924, the Governor in Council hereby declares to be defamatory to His Majesty all copies, whatever form, of the said notice in Bengali, on the ground that it contains untrue or incorrect facts and attempts to create dissension between the Government established by law in British India, the publication of

which is prohibited under section 124-A of the Indian Penal Code.

A. Y. G. CAMPBELL,
Chief Secretary.

(Police.)

ERRATUM.

Port St. George, December 3, 1929.

For "25th November 1929" occurring in Public (Police) Department Notification No. 39 published at page 2242 of Part I of Port St. George Gazette, dated 2nd December 1929, read "9th November 1929."

A. Y. G. CAMPBELL,
Chief Secretary.

(Services.)

PERSONAL.

Port St. George, November 29, 1929.

No. 44.—MR. R. S. Bhagappa Rao, late clerk in the lower division of the Chief Secretariat, has been dismissed from service and is ineligible for re-employment in any department of Government.

NOTIFICATIONS.

Port St. George, November 29, 1929
[G.O. No. 1252, Public (Services).]

No. 45.—In exercise of the powers conferred in rules 3 and 4 of the Civil Services (General) (Provisions) Regulations Rules, 1919, the Government hereby make the following amendment to the rules regulating the method of recruitment, conditions of service, pay and allowances of the Madras District Board Engineering Service, published with Public Department Notification No. 39, dated 2nd December 1929, on pages 2241-22 of Part I of the Port St. George Gazette, dated 2nd December 1929, namely:—

AMENDMENT.

For rule 6 of the said rules, the following rule shall be substituted, namely:—

"6. No person shall be eligible for admission to the Service by direct recruitment unless

(a) he has taken a degree in Engineering in the University of Madras or has obtained a Diploma in Civil Engineering in the College of Engineering, Guindy; or

(b) he is a member or associate of the Institute of Civil Engineers, London; or

(c) he has obtained the Upper Subordinate Diploma in the College of Engineering, Guindy, and has had six years' practical experience in Civil Engineering."

Port St. George, November 29, 1929
[G.O. No. 1253, Public (Services).]

No. 46.—In exercise of the powers conferred in rules 3 and 4 of the Civil Services (General) (Provisions) Regulations Rules, 1919, the Government hereby make the following amendment to the rules regulating the method of recruitment, conditions of service, pay and allowances of the department of the Central Cattle Pans, Madras, published with Public Department Notification No. 429, dated 29th October 1929, on pages 1713-54 of Part I of the Port St. George Gazette, dated 2nd November 1929, and as amended

by Public Department Notification No. 43, dated 26th January 1929, published on page 214 of Part I of the Port St. George Gazette, dated 5th February 1929, namely:—

ANNOUNCEMENT.

In the said order and the preamble thereto, for the words "Superintendent of the Coastal Order Farm, (Hans)" wherever they occur, the words "Superintendent of the Littoral Research Station, Hansar," shall be substituted.

Port St. George, November 28, 1929.

(S.O. No. 1249, Public (Services)).

No. 67.—In exercise of the powers conferred by rules XV and XIX of the Civil Service (Governor's Provision) Classification Rules, the Local Government hereby make the following amendment to the schedule appended to the rules acted in S.O. No. 308, Public, dated 1st April 1927, and published as Notification No. 111, Public, dated 13th April 1927, on pages 418-419 of Part I of the Port St. George Gazette, dated 26th April 1927, as subsequently amended, namely:—

ANNOUNCEMENT.

"In section "(17) Land Revenue, Survey and Settlement Department"—(a) "Officers of the Revenue Department in the Collectorate" of the said schedule, for the words "Holds of office" in columns 3 and 4 repeat from (16), the following words shall be substituted:—

"In the case of persons working in the office of Deputy Tahsildars as independent charge and Stationary Sub-Magistrate (Revenue) (General Office) in other cases, the head of the office."

Port St. George, November 28, 1929.

(S.O. No. 1257, Public (Services)).

No. 68.—In exercise of the powers conferred in rules 3 and 4 of the Civil Service (Governor's Provision) Classification Rules, 1926, the Governor acting with the Minister hereby make the following amendment to the rules, regulating the method of recruitment, conditions of service, pay, allowances and pension of the Madras Agricultural Service, published with the Public (Services) Department Notification No. 46, dated 29th October 1928, on pages 163-72 of Part I of the Port St. George Gazette, dated 12th November 1929:—

ANNOUNCEMENT.

For rule 1 of the said rules the following rule shall be substituted, to read:—

"1. Conditions.—The Service shall consist of the following classes of officers, namely:—

Class I.—General Branch.

Principal Assistant to the Director of Agriculture	1
Subsidiary Assistant to the Director of Agriculture	1
Principal Agricultural Officer	12
Assistant in Agriculture, Botany and Entomology	2
Superintendent, Agricultural Research Station	7
Assistant Research Officers	4
Agricultural Entomologists	1
Chief, Horticultural Research Station, Government	1
.. .. .	— 32

Class II.—Engineering Branch.

Assistant Agricultural Engineer	1
Lecturer in Engineering	1
.. .. .	— 2
Total	— 56

Port St. George, November 28, 1929.

(S.O. No. 1254, Public (Services)).

SPECIAL RULES.

The Madras Revenue Settlement Service.

No. 69.—In exercise of the powers conferred in rules 3 and 4 of the Civil Service (Governor's Provision) Classification Rules, 1926, the Governor in Council hereby makes the following special rules to regulate the method of recruitment, conditions of service, pay, allowances and pension of the Madras Revenue Settlement Service.

In these rules unless there is anything repugnant in the subject or context:—

(a) "Deputy Tahsildars" shall mean and include Deputy Tahsildars, Stationary Sub-Magistrate, Revenue Ward Officer, Forest Panchayat Deputy Tahsildars, Special Deputy Tahsildars in Settlement duty and Special Deputy Tahsildars in other special duties;

(b) "the Service" shall mean the Madras Revenue Settlement Service; and

(c) "Tahsildars" shall mean and include Tahsildars, Junior Sub-Tahsildars, Temporary Tahsildars and Tahsildars in special duties.

4. Conditions.—The Service shall consist of Tahsildars and Deputy Tahsildars.

5. Recruitment.—(a) Admissions to the Service shall be either as Tahsildars or as Deputy Tahsildars. (b) (i) Admission to the Service as Tahsildars shall be only by transfer from other services. Candidates for such admissions shall be selected by the Local Government.

(ii) Admissions to the Service as Deputy Tahsildars shall be either by promotion or by transfer from other services or by direct recruitment. Candidates for admission as Deputy Tahsildars by promotion or by transfer from other services shall be selected by the Collector of the district concerned, and candidates for admissions as Deputy Tahsildars by direct recruitment shall be selected by the Local Government.

6. General rule 3 shall apply to the selection of candidates for admission to the Service as Deputy Tahsildars in such district separately. A candidate selected by the Local Government under clause (ii) of sub-rule (5) of rule 1 and posted to a station shall, for the purpose of this rule, be deemed to be a candidate referred to in clause (i) of the Clause concerned, in the case selected in the manner to which the candidate belongs on the usual condition when a candidate of that particular community should be selected for admission to the Service.

7. Qualifications.—No person shall be eligible for admission to the Service:—

(A) as Tahsildar, unless

(i) he has passed

(1) the Revenue test,

(2) the Criminal Judicial test, and

(3) the Account test;

(B) he has served

(a) for a period not less than two years on duty in one or more of the following posts

namely:—

(i) Deputy Tahsildar,

(ii) District Magistrate,

(b) District Head Accountant and Treasurer,

(c) Unconnected Assistant to a Settlement Party,

(d) Superintendent of Revenue Settlement, and

(e) Sub Assistant in the Survey Department, or

(f) as Superintendent in the Secretariat or in

the office of the Board of Revenue, such previous

service for a period of not less than one year

(g) in one or more of the posts mentioned

in paragraph (a), or

(h) as a Revenue Inspector, and

(a) he has exercised magisterial powers for a period of not less than six months to the satisfaction of the District Magistrate;

Provided that nothing contained in this sub-section shall apply to Magistrates in the Secretariat or in the office of the Board of Revenue;

(b) as Deputy Tahsildar,

(c) by promotion or transfer, unless

(1) he has passed the Revenue, Criminal Judicial and Account Tests;

(2) his name has been included by the Board of Revenue in the list of candidates considered suitable for admission to the Service as Deputy Tahsildar, or the previous sanction of the Board of Revenue has been obtained for his admission; and

(3) he has served for two years as Revenue Inspector;

Provided that this provision shall not apply to any person who completed one year's service as Revenue Inspector on or before 15th December 1926 or to any such in the office in the City of Madras who was deputed for service as Revenue Inspector before that date; and

(d) by direct recruitment, when

(1) he is a graduate of an University mentioned in the Appendix to these rules or is a Bachelor of England or Ireland or a member of the Faculty of Advocates of Scotland; and

(2) he has attained the age of 25 and has not attained the age of 35 on the first day of March of the year to which the selection for admission is the Service is made.

Notwithstanding anything contained in this rule, a candidate who has passed the Fellowship examination, first grade or second grade, or the B.L. degree examination of the University of Madras with Criminal Procedure Code as prescribed for the old Criminal Judicial Test, lower grade, or for the new Criminal Judicial Test, or with Appellate examination of the High Courts of Judicature at Madras, or the LL.B. degree examination of the University of England, shall not be required to pass the Criminal Judicial Test.

A. Probation.—(a) A candidate selected for admission to the Service as Tahsildar who has not before admission exercised magisterial powers for a period of not less than six months to the satisfaction of the District Magistrate shall, during his period of probation, be required to exercise magisterial powers for a period of six months to the satisfaction of the District Magistrate, the Local Government shall revert him to his permanent post.

(b) (c) General rules 8 and 10 shall not apply to candidates selected by direct recruitment for admission to the Service as Deputy Tahsildars.

(d) A candidate selected for admission to the Service as Deputy Tahsildar by direct recruitment shall be on probation for a total period of three years as duty.

(e) During the period of probation he shall be required to undergo such training in Revenue and magisterial duties as may be prescribed from time to time by the Local Government and the Board of Revenue and undergo the Revenue, Criminal Judicial and Account Tests if he has not already passed them.

(f) If at the end of the prescribed period of probation such candidate has not successfully undergone the course of training or has not successfully passed the tests mentioned in this sub-rule, the Local Government shall discharge him as untenable.

(g) There shall be paid to each candidate on probation, a pay calculated at the rate of Rs. 125 a month.

4. Appointment to the Service.—Appointment to the Service shall be made by the Collector of the district concerned.

5. Pay.—There shall be paid

(a) to a Tahsildar, a pay calculated at the rate of Rs. 150 a month rising by annual increments of Rs. 10 each to a maximum of Rs. 260;

Provided that there shall be paid to a Tahsildar selected at Madras a pay calculated at the rate of Rs. 145 a month rising by annual increments of Rs. 10 each to a maximum of Rs. 255;

(b) to a Deputy Tahsildar a pay calculated at the rate of Rs. 130 a month rising by annual increments of Rs. 5 each to a maximum of Rs. 205;

(c) **5a. Pay and Allowance.**—In addition to the pay mentioned in rule 5 there shall be paid to a Tahsildar and Deputy Tahsildar serving in a locality declared as unhealthy by the Local Government, an unhealthy locality special pay calculated at the rate of Rs. 45 and Rs. 50 a month respectively.

6. Promotion.—Promotions of Deputy Tahsildars as Tahsildars shall be made by the Collector of the district concerned;

Provided that no Deputy Tahsildar shall be promoted as a Tahsildar unless

(1) he possesses the qualifications mentioned in paragraph (a) of sub-section (3) of clause (A) of rule 4;

(2) he has exercised magisterial powers for a period of not less than six months to the satisfaction of the District Magistrate; and

(3) his name has been included by the Board of Revenue in the list of candidates considered suitable for promotion as Tahsildars or the previous sanction of the Board of Revenue has been obtained for his promotion.

Provided further that such promotions shall be made according to the seniority of the members of the Service as Deputy Tahsildars.

7. Travelling and Passage.—Travelling and postage of Tahsildars and Deputy Tahsildars within their jurisdiction may be made by the Collector of districts.

Travelling and postage from one district to another shall be made by the Board of Revenue.

ANNEXURE

(Selected to be ruled)

Foreign Universities.

The Universities of Aligarh, Bombay, Calcutta, Dacca, Delhi, Lucknow, Madras, Nagpur, Patna, the Punjab and Rangoon.

The Aligarh Muslim University.

The Andhra University.

The Assam University.

The Banarus Hindu University.

The Mysore University.

The Oudh University.

British and Welsh Universities.

The Universities of Birmingham, Bristol, Cambridge, Durham, Leeds, Liverpool, London, Manchester, Oxford, Sheffield and Wales.

Scottish Universities.

The Universities of Aberdeen, Edinburgh, Glasgow and St. Andrews.

Irish Universities.

The Universities of Dublin (Trinity College) and the Queen's University of Belfast.

A. Y. G. CAMPBELL,
Chief Secretary.

(Special.)

EXTENSION OF LEAVE.

Port St. George, December 4, 1926.

No. 128.—The High Commissioner for India has granted Mr. R. H. Slater, B.A., B.Sc., I.C.S., an extension of leave on half average pay for one month and fourteen days from the 2nd December 1926.

REPORTS OF ARRIVAL.

No. 111.—The undersigned officers appointed to the Indian Civil Service reported their arrival at Madras on the 2nd December 1929:—

Mr. Humphrey Thompson.
Mr. Richard S. Anthonysamy.
Mr. Edward Wallace Brooking.
Mr. George Edward Warren Hastings.
Mr. Oswald Johnstone Stuart.
Mr. Richard Graham Cooper.

PRESS COMMUNIQUE.

Port St. George, December 7, 1929.
[S.O. No. 1278, Public (Special).]

No. 112.—As the reasons stated by His Excellency the Governor in the notification of 26th May last still hold good, the Secretary has decided to raise the term of the existing Madras Legislative Council by six months and a notification to this effect will be published in the Port St. George Gazette.

NOTIFICATION.

Port St. George, December 27, 1929.
[S.O. No. 1228, Public (General).]

No. 113.—The following notification of the Government of India is republished:—

FINANCE DEPARTMENT.

India, the 15th October 1929.

No. F. 34(XVII)/R. II.—The Despatch from the Secretary of State, No. 2-A-2000, dated the 26th September 1929, with its enclosure, is published for general information.

In His Excellency the Right Honourable the Governor General of India in Council.

Mr. Lenz,

I have considered in Council your Secretary's letter in the Finance Department, dated 26th August, No. F. 34(XVII)/R. II. 1179, regarding the status of the medical officers whose signatures may be accepted as a certificate of health in the form provided in the Fifth Schedule of the Indian Civil Service Family Pension Rules and the Sixth Schedule of the Indian Civil Service Family Pension Rules and the Sixth Schedule of the Indian Civil Service Family Pension Rules (India) Family Pension Fund Rules.

2. In view of the opinion expressed by Your Excellency's Government that it is advisable that when these certificates are signed in India one of the signatures should be of a standing not lower than Civil Surgeon, District Medical Officer, or Presidency Surgeon, I have no objection to the amendment of the schedule in question on the lines indicated.

3. I enclose a copy of resolutions made by me in Council sanctioning the Fifth Schedule of the Indian Civil Service Family Pension Rules and the Sixth Schedule of the Indian Civil Service Family Pension Rules, and I request that this Despatch, with its enclosure, may be published in the Gazette of India.

I have the honour to be,

My Lord,

Your Lordship's most obedient servant,

(Signed) W. M. S. S. S.

RECEIVED

RECEIVED No. 1.

In exercise of the power conferred by sub-section (2) of section 164 of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India held the 15th day of September 1929, hereby

make the following amendment of the Indian Civil Service Family Pension Rules, namely:—

In the Fifth Schedule to the said rules, after the word "Practitioner" the words "one of whom, in the case of certificates signed in India, shall be a medical officer of not lower standing than a Civil Surgeon, District Medical Officer, or Presidency Surgeon" shall be inserted.

REASONING No. 2.

In exercise of the power conferred by sub-section (2) of section 164 of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India held the 15th day of September 1929, hereby makes the following amendment of the Indian Civil Service Family Pension Fund Rules, namely:—

In the Sixth Schedule to the said Rules, after the word "Practitioner" the words "one of whom, in the case of certificates signed in India, shall be a medical officer of not lower standing than a Civil Surgeon, District Medical Officer, or Presidency Surgeon" shall be inserted.

A. T. G. CAMPBELL,
Chief Secretary.

FINANCE DEPARTMENT.

NOTIFICATIONS.

Port St. George, October 26, 1929.
[S.O. No. 773, Finance].

No. 114.—In exercise of the power conferred by Fundamental Rule 44 and in pursuance of the provisions of Fundamental Rule 5, the Governor in Council and the Governor acting with the Minister hereby direct that the following note be inserted under Travelling Allowance Rule 22 (4):—

Note.—Departmental authorities may not be authorized except with the sanction of Government previously obtained.

Port St. George, October 26, 1929.
[S.O. No. 773, Finance].

No. 115.—In exercise of the power conferred by Fundamental Rule 44 and in pursuance of the provisions of Fundamental Rule 5, the Governor in Council and the Governor acting with the Minister hereby direct that the following amendment be made in Travelling Allowance Rule 22:—

AMENDMENT.

Delete the words "in the case of inferior servants" occurring in line 3 of rule 22.

E. C. WOOD,
Deputy Secretary to Government.

Port St. George, December 16, 1929.

No. 116.—The following notification of the Government of India is republished:—

FINANCE DEPARTMENT.

Port St. George, 16th November 1929.

No. F. 34(XVII)/R. II.—The following resolution by the Secretary of State for India in Council is published for general information:—

In exercise of the power conferred by sub-section (2) of section 164 of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India, held the 15th day of September 1929, hereby makes the following amendment to the Civil Service Regulations, namely:—

To the list of exemptions appended to Article 224 of the said Regulations, the following shall be added, namely:—

(a) Killed clerks, stenographers and clerks of the Indian Army Service Corps, and Indian Corps of Clerks (India) Wing.

Nr. 122.—Monthly Account of Receipts and Disbursements of the Portenral Government of Madras for Italian transactions up to and including the month of October 1879, and English transactions up to and including the month of September 1879.

RECEIPTS		Programs total			Budget Balance, 1979-1981
		Expenditures at current 1980	Expenditures at budgeted 1980	Total	
		\$M.	\$M.	\$M.	\$M.
1. Transfers Income	3,07,000
2. Land Revenue	100	3,61,25,704
3. Taxes	2,20,75,148
4. Grants	1,68,12,300
5. Other Income	2,03,53,500
6. Total Receipts	100	81,13,100
7. Expenditures	88,89,400
8. Total Expenditures	16,76,300
9. Balance for working Capital and Reserve Accounts are kept
10. Expenditures, Maintenance, Administration and Development
11. Expenditures
12. Expenditures
13. Expenditures
14. Expenditures
15. Expenditures
16. Expenditures
17. Expenditures
18. Expenditures
19. Expenditures
20. Expenditures
21. Expenditures
22. Expenditures
23. Expenditures
24. Expenditures
25. Expenditures
26. Expenditures
27. Expenditures
28. Expenditures
29. Expenditures
30. Expenditures
31. Expenditures
32. Expenditures
33. Expenditures
34. Expenditures
35. Expenditures
36. Expenditures
37. Expenditures
38. Expenditures
39. Expenditures
40. Expenditures
41. Expenditures
42. Expenditures
43. Expenditures
44. Expenditures
45. Expenditures
46. Expenditures
47. Expenditures
48. Expenditures
49. Expenditures
50. Expenditures
51. Expenditures
52. Expenditures
53. Expenditures
54. Expenditures
55. Expenditures
56. Expenditures
57. Expenditures
58. Expenditures
59. Expenditures
60. Expenditures
61. Expenditures
62. Expenditures
63. Expenditures
64. Expenditures
65. Expenditures
66. Expenditures
67. Expenditures
68. Expenditures
69. Expenditures
70. Expenditures
71. Expenditures
72. Expenditures					

DISBURSEMENTS—cont.

	Progressive totals.			Budget Estimate, 1902-1903.
	Totals to and of October 1902.	Expended to and of September 1902.	Total.	
47a. Credit Selling on Futures	Rs. 1,51,100	Rs. ..	Rs. 1,51,100	Rs. 14,000
48. Subvention of Hospitals, etc., Works (not charged to Revenue)
49c. Capital Outlay on Technical Development	45,05,010	2,60,000	45,55,010	3,15,000
50a. Capital Outlay on Hydro-Electricity Scheme	1,07,110	..	1,07,110	2,50,000
50. Civil Works (not charged to Revenue)	2,15,000	87,807	2,82,807	5,00,000
51a. Other Provisional Works (not charged to Revenue)	47,000	..	47,000	10,000
52a. Payments of interest and value of Payments	6,03,000	..	6,03,000	1,18,000
Expenditure on Road
Excess Income from
53. Revenue
54. Loans
55. Grants
56. Other
57. Total	47,04,000	..	47,04,000	7,71,000
58. Loans
59. Grants
60. Other
61. Total	47,04,000	..	47,04,000	7,71,000
62. Loans
63. Grants
64. Other
65. Total	47,04,000	..	47,04,000	7,71,000
66. Loans
67. Grants
68. Other
69. Total	47,04,000	..	47,04,000	7,71,000
70. Loans
71. Grants
72. Other
73. Total	47,04,000	..	47,04,000	7,71,000
74. Loans
75. Grants
76. Other
77. Total	47,04,000	..	47,04,000	7,71,000
78. Loans
79. Grants
80. Other
81. Total	47,04,000	..	47,04,000	7,71,000
82. Loans
83. Grants
84. Other
85. Total	47,04,000	..	47,04,000	7,71,000
86. Loans
87. Grants
88. Other
89. Total	47,04,000	..	47,04,000	7,71,000
90. Loans
91. Grants
92. Other
93. Total	47,04,000	..	47,04,000	7,71,000
94. Loans
95. Grants
96. Other
97. Total	47,04,000	..	47,04,000	7,71,000
98. Loans
99. Grants
100. Other
101. Total	47,04,000	..	47,04,000	7,71,000
102. Loans
103. Grants
104. Other
105. Total	47,04,000	..	47,04,000	7,71,000
106. Loans
107. Grants
108. Other
109. Total	47,04,000	..	47,04,000	7,71,000
110. Loans
111. Grants
112. Other
113. Total	47,04,000	..	47,04,000	7,71,000
114. Loans
115. Grants
116. Other
117. Total	47,04,000	..	47,04,000	7,71,000
118. Loans
119. Grants
120. Other
121. Total	47,04,000	..	47,04,000	7,71,000
122. Loans
123. Grants
124. Other
125. Total	47,04,000	..	47,04,000	7,71,000
126. Loans
127. Grants
128. Other
129. Total	47,04,000	..	47,04,000	7,71,000
130. Loans
131. Grants
132. Other
133. Total	47,04,000	..	47,04,000	7,71,000
134. Loans
135. Grants
136. Other
137. Total	47,04,000	..	47,04,000	7,71,000
138. Loans
139. Grants
140. Other
141. Total	47,04,000	..	47,04,000	7,71,000
142. Loans
143. Grants
144. Other
145. Total	47,04,000	..	47,04,000	7,71,000
146. Loans
147. Grants
148. Other
149. Total	47,04,000	..	47,04,000	7,71,000
150. Loans
151. Grants
152. Other
153. Total	47,04,000	..	47,04,000	7,71,000
154. Loans
155. Grants
156. Other
157. Total	47,04,000	..	47,04,000	7,71,000
158. Loans
159. Grants
160. Other
161. Total	47,04,000	..	47,04,000	7,71,000
162. Loans
163. Grants
164. Other
165. Total	47,04,000	..	47,04,000	7,71,000
166. Loans
167. Grants
168. Other
169. Total	47,04,000	..	47,04,000	7,71,000
170. Loans
171. Grants
172. Other
173. Total	47,04,000	..	47,04,000	7,71,000
174. Loans
175. Grants
176. Other
177. Total	47,04,000	..	47,04,000	7,71,000
178. Loans
179. Grants
180. Other
181. Total	47,04,000	..	47,04,000	7,71,000
182. Loans
183. Grants
184. Other
185. Total	47,04,000	..	47,04,000	7,71,000
186. Loans
187. Grants
188. Other
189. Total	47,04,000	..	47,04,000	7,71,000
190. Loans
191. Grants
192. Other
193. Total	47,04,000	..	47,04,000	7,71,000
194. Loans
195. Grants
196. Other
197. Total	47,04,000	..	47,04,000	7,71,000
198. Loans
199. Grants
200. Other
201. Total	47,04,000	..	47,04,000	7,71,000
202. Loans
203. Grants
204. Other
205. Total	47,04,000	..	47,04,000	7,71,000
206. Loans
207. Grants
208. Other
209. Total	47,04,000	..	47,04,000	7,71,000
210. Loans
211. Grants
212. Other
213. Total	47,04,000	..	47,04,000	7,71,000
214. Loans
215. Grants
216. Other
217. Total	47,04,000	..	47,04,000	7,71,000
218. Loans
219. Grants
220. Other
221. Total	47,04,000	..	47,04,000	7,71,000
222. Loans
223. Grants
224. Other
225. Total	47,04,000	..	47,04,000	7,71,000
226. Loans
227. Grants
228. Other
229. Total	47,04,000	..	47,04,000	7,71,000
230. Loans
231. Grants
232. Other
233. Total	47,04,000	..	47,04,000	7,71,000
234. Loans
235. Grants
236. Other
237. Total	47,04,000	..	47,04,000	7,71,000
238. Loans
239. Grants
240. Other
241. Total	47,04,000	..	47,04,000	7,71,000
242. Loans
243. Grants
244. Other
245. Total	47,04,000	..	47,04,000	7,71,000
246. Loans
247. Grants
248. Other
249. Total	47,04,000	..	47,04,000	7,71,000
250. Loans
251. Grants
252. Other
253. Total	47,04,000	..	47,04,000	7,71,000
254. Loans
255. Grants
256. Other
257. Total	47,04,000	..	47,04,000	7,71,000
258. Loans
259. Grants
260. Other
261. Total	47,04,000	..	47,04,000	7,71,000
262. Loans

relating to the appointments of Commissioners of the Port of Bangalore published on page 1879 of Part I of the Fort St. George Gazette, dated 22nd November 1927.—

Assurance,

For the entry "The Inspector of Customs, Mangalore," occurring under the head "Mangalore" the words "The Customs Collector, Mangalore" shall be substituted.

H. A. WATSON,
Secretary to Government.

LAW DEPARTMENT (General)

APPOINTMENT

Fort St. George, December 3, 1928.

No. 918.—Jacob C. Abdul Halim Sahib Bahadur to be Sheriff of Madras, for the year ending to be computed from the 25th December 1928.

INVESTIGATIVE POWERS

Fort St. George, December 3, 1928.

No. 919.—Under section 107 of the Code of Criminal Procedure, 1898, the undersigned officers in the districts specified against their names are authorized to take down the statements of witnesses with their own hand in the English language.—

M. R. E. A. K. Gervaise, Assistant District Magistrate—Madurai.

Fort St. George, December 3, 1928.

Jacob Abdul Halim Sahib Bahadur, First-class Magistrate—Mangalore.

Fort St. George, December 7, 1928.

M. R. E. T. Chingappa Nares, Second-class Magistrate—Tamilnadu.

Fort St. George, December 8, 1928.

No. 920.—Under section 14 of the Code of Criminal Procedure, 1898, the Government in Council is pleased to confer on M. R. E. Lakshmi Narayana Ayyar Ayyar, a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Ponnani in the district of Chingleput, all the ordinary powers of a Magistrate of the first class, and further to invest under section 15 (1) of the Code that he shall exercise those powers as a member of the Bench of Magistrates established for that area.

Fort St. George, December 8, 1928.

No. 921.—Under section 15 of the Code of Criminal Procedure, 1898, the undersigned officers in the districts specified against their names are appointed to be a Magistrate of the second class, and under section 17 he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class except the powers to record statements and confessions under sections 164 and authorize the detention of accused persons in the custody of the police under section 167, Criminal Procedure Code.—

M. R. E. T. A. Krishnaswami Achariyar, Stationary Sub-Magistrate—Tanjore.

No. 922.—Under section 15 of the Code of Criminal Procedure, 1898, the undersigned officers

in the districts specified against their names are appointed to be Magistrates of the third class, and under section 17 they are invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class.—

Mr. M. P. Pal, I.C.S., Assistant Collector—West Calcutta.

Mr. W. T. Bryant, I.C.S., Assistant Collector—Malabar.

Fort St. George, December 6, 1928.

No. 923.—Under section 15 of the Code of Criminal Procedure, 1898, the undersigned persons in the district specified against their names are appointed to be a Magistrate of the third class, and under section 17 he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class.—

M. R. E. M. K. Kithana, Head Assistant, Taluk Office, Calicut—Malabar.

Fort St. George, December 7, 1928.

No. 924.—Under section 15 of the Code of Criminal Procedure, 1898, M. R. E. M. Subbagan Rao Nayudu, Taluk Sub-Magistrate in the district of Karikal, is appointed to be a Magistrate of the second class, and under section 17 he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class except the powers to record statements and confessions under sections 164, to authorize the detention of accused persons in the custody of the police under section 167 and to give orders as to bail under section 168 (1), Criminal Procedure Code.

Fort St. George, December 8, 1928.

No. 925.—Under sub-section (2) of section 18 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint M. R. E. A. K. Gervaise Ayyar, First-class Magistrate in the district of Madurai, to be Additional District Magistrate, Madurai, and to confer on him all the powers of a District Magistrate.

Fort St. George, December 30, 1928.

No. 926.—The Governor in Council is pleased to appoint the undersigned persons to be Special Magistrates for the area comprised within the jurisdiction of the Bench of Magistrates at the places specified against their names with the powers and subject to the terms and conditions specified in Notification No. 727, Home (Madras), dated the 25th August 1928, published at page 1625 and 1626 of Part I of the Fort St. George Gazette of the 25th class as amended by subsequent notifications.—

Muhammad Amr-ed-din Sahib Bahadur—Siddipet in the district of Chingleput.

Fort St. George, December 4, 1928.

M. R. E. Nandhar M. S. Chinnaswami Narayana Murthy—Kallipatti in the district of Tanjore.

M. R. E. K. Rangayya Chettiar Ayyar—Madurai (South) in the district of Madurai.
Thiru. Quir. Bhadrachari Ayyar—Mara Narayana Sahib Bahadur—Gondal in the district of Raichur.

Fort St. George, December 8, 1928.

M. R. E. Pambanna Ramayya Shetty Ayyar—Kannur in the district of South Kanara.

said matters have been paid and may withdraw from the acquisition and in case of withdrawal, the society shall be liable to indemnify Government against all expenses incurred and damage sustained as the result of anything done by them in the matter of acquisition of the date of withdrawal.

5. Upon each payment by the society, the Secretary of State shall execute and do all such note, draft, warrant and things as may be necessary or proper for effectually raising the said funds on the society and giving the society an absolute title thereto.

3. The terms upon which the said lands shall be held by the society are—

(a) that the carrier shall pay to Government annually the appropriate assessment that may be imposed on the land from time to time;

(3) that the layout of houses, siting, alignment of roads, and the design of the buildings and all other works connected with the scheme of the new colony shall be such as to provide the maximum amenities of town life to the members and shall be subject to the previous approval of the Director of Town Planning;

(c) that the plots shall be assigned and built-up as instructed within a period of two years from the date when the said lands shall have been transferred to the society;

(4) that the benefits of the colony scheme be open to all such members of the public as may become members of the said society or be admitted thereto by the Board of Directors of the said society subject to the rules, regulations and by-laws of the society;

[illegible]

4. All the costs and expenses of, and incidental to, the preparation and execution of this agreement (including stamp duty) and the costs of negotiation (if required by the said Government) shall be paid by the seller.

In witness whereof the seal of the society hath hereunto been affixed and the Executions signed for and on behalf of the society by (1) P. Abner Fells, son of R. Aaron Fells, and (2) M. A. Fells, Secretary of the Society, and (3) J. W. Fells, Treasurer of the Society, and (4) M. A. Fells, President of the Society, and Mr. S. V. Rosenmundt, Secretary to the Government of Indiana, Department of State for India in Council hath hereunto set his hand and seal this day and year first above written.

The schedule above referred to,

Tschinopoly District, Tschinopoly town,
K. Aishanhuangtze Village

Exp. 2. Sta. 186-18 B. located on the north by Sta. 184 (20 ft.) and by Sta. 186 17 B., south by Sta. 188, west by Sta. 180. 0-20

Dr. E. No. 114.7F H. intended as the work by No. 114.7F A; sent by No. 122; sent by No. 121; sent by No. 119.14 H.

Dep. 6 Sa. 194-1 S. bounded on the north by the
1st-2 S. and by the 120-3 S. with by the 120-1
C. and by the 104 " " " "

Day 5. Sta. 126-4 D, bounded on the north by Sta. 126-3 U, east by Sta. 126-5 E; north by Sta. 126-2 E; west by Sta. 126-6 D.

100-0 E; east by 200-2 E; south by Sta. 142.0
to 200; west by Sta. 101.

City, N. N. 11502 E., bounded on the north by
Wendoverly Wendoverly; east by N. 11502 E.;
south by N. 11502 E., west by N. 11502 E. N. N.

Dep. S. No. 1184, bounded on the north by Tridax
Cape, on the south by No. 1185, and by No. 1186 to the west by

Dep. M. S. N. 117.1, bounded to the north by Tract 1, nearly westerly, and to the south by Dep. M. S. N. 117.2, nearly

144

Doc. S. No. 1478A, passed on the same by the

Dep. S. No. 147-3, bounded on the north by Eas. 147

and 100, stat. by Sta. 241, north by Sta. 242, west
by Sta. 242 1/2 & 3
Dry, S. No. 148-150, bounded on the north by No.

120; also in No. 149, south of No. 149; west
by No. 149.

144-18, sent by No. 142; sent by Nos. 161 and 162; sent by No. 144-4

Total	18.94
-------	-------

President... (Signed) M. S. Kalandayev.

Director—1. (Signed) F. Mearns Field.
S. L. ... T. S. ...

Fiducians—I. (Sized) T. S. Gossage
Fid., one of those
Fid., stick, B.T.M.
Goss, S.L.Ry., Trichi-
spyr.
± [] (diphile)

Signed, sealed and delivered by the abovesaid

(Signed) S. V. Ramaswami,

the presence of

L. 2349

Circle Development Department.

T. (Signed) Y. Sivarama Murthy.

Clark, Development Department,

ADMINISTRADO DE LANTAS

Environ Monit Assess (2008) 142:179–186
DOI 10.1007/s10661-008-9400-1

Under section 8, Act I of 1949, the Governor in Council paid the Governor acting with his Ministers hereby declares that the land mentioned below and containing 1921 acres, be the same a little more or less, is needed for a public purpose, to wit, for providing the Catholic Community Builders' Guild with building site, described in sections 2 and 3 of the same Act, to the Governor, Divisional Office of a Catholic, assigned to perform the functions of a Catholic, under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Governor, Divisional Office, Trincomalee, and may be inspected at any time during office hours.

Trichinopoly district, Trichinopoly taluk,
S. Adhichalamam village.

Government, Inc., No. 104-2 N, belonging to Thermo-Jet Corp., located on the north by No. 104-1 A; east by No. 104-2 A; south by No. 104-1 C; west by No. 104 " " " " " "

relating to the acquisition of lands in East Godavari district, Polavaram division, Rayachoti village—

For "part 1, No. 1, part, titled 'Tangudi panga' No. 1, under 'Tangudi panga', and 'part 1, No. 1, part, titled 'Tangudi panga', under 'Tangudi panga', and 'part 1, No. 1, part, titled 'Tangudi panga', under 'Tangudi panga'.

For St. George, November 22, 1929.

In the notification under section 4 (1) of the Land Acquisition Act, published at page 2128 of Part I of the Port St. George Gazette, dated 26 June 1929, regarding the acquisition of lands required for the purpose of house sites in Ach-Andhra in the East Godavari district, Rayachoti taluk, Gulerda village—

Against No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga', and 'part 1, No. 1, part, titled 'Tangudi panga', under 'Tangudi panga', and 'part 1, No. 1, part, titled 'Tangudi panga', under 'Tangudi panga'.

Against No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga', and 'part 1, No. 1, part, titled 'Tangudi panga', under 'Tangudi panga'.

In the notification under section 5 (2) of the Land Acquisition Act, published at page 2128 of Part I of the Port St. George Gazette, dated 26 June 1929, regarding the acquisition of lands required for the purpose of house sites in Ach-Andhra in the East Godavari district, Rayachoti taluk, Gulerda village—

Against the name of the owner for No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

In the notification published at page 1605 of Part I of the Port St. George Gazette, dated 22 July 1929—

No. 145, Thelkottai village, Mannargudi taluk

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga', and 'part 1, No. 1, part, titled 'Tangudi panga', under 'Tangudi panga'.

In the notification under section 4 (1) of the Land Acquisition Act, published at page 2128 of Part I of the Port St. George Gazette, dated 26 June 1929, regarding the acquisition of lands required for the purpose of house sites in Ach-Andhra in the village of Belavaram, Tadlapur taluk, East Godavari district—

For "Belavaram village", under 'Belavaram', under 'Belavaram', under 'Belavaram'.

For "Tangudi panga", under 'Tangudi panga', under 'Tangudi panga', under 'Tangudi panga'.

In the notification under section 4 (1) of the Land Acquisition Act, published at page 1605 of Part I of the Port St. George Gazette, dated 26 July 1929, for the acquisition of land in V. Natar village of Villupuram taluk, South Arcot district, required for the purpose of a school site for Ach-Andhra—

Against No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga', and 'part 1, No. 1, part, titled 'Tangudi panga', under 'Tangudi panga'.

In the notification under section 4 (1) of the Land Acquisition Act, published at page 1605 of Part I of the Port St. George Gazette, dated 26 July 1929, regarding the acquisition of lands required for the purpose of house sites in Ach-Andhra in the village of Belavaram, Tadlapur taluk, East Godavari district—

For "Belavaram village", under 'Belavaram', under 'Belavaram', under 'Belavaram'.

In the notification under section 4 (2) of the Land Acquisition Act, published at page 1715 of Part I of the Port St. George Gazette, dated 22 July 1929, regarding the acquisition of No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

Belavaram village, Rayachoti taluk, East Godavari district, for house sites in Tadlapur—

For "part 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga', and 'part 1, No. 1, part, titled 'Tangudi panga', under 'Tangudi panga'.

For St. George, November 22, 1929.

In the notification under section 4 of the Land Acquisition Act, published at page 2128 of Part I of the Port St. George Gazette, dated 26 June 1929, in respect of the Gulerda Project in Zamin Attiretti village, Tadlapur taluk, Tadlapur district—

Part 1—

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

For "No. 1, No. 1, titled 'Tangudi panga', under 'Tangudi panga'.

NOTIFICATIONS.

For St. George, November 22, 1929.

No. 424.—Under section 4 (2) of the Land Acquisition Act 1 of 1894, the Rayachoti the Bureau

in Council hereby withdrawn from acquisition of the land mentioned below, included in the notification under section 4 (1) of the Land Acquisition Act published at page 262 of Part I of the Port St. George Gazette, dated 17th March 1928, as required for the Canal System, Cavery-Mitter, Talpet, in Palamall taluk, Pudukkottai taluk, Tanjore District.

By, *Talukdars at Kattipakkam*

Port St. George, November 25, 1929.

No. 434.—The following resolutions of the Government of India are reproduced:—

RAILWAY DEPARTMENT. RAILWAY BOARD.

New Delhi, the 22nd November 1929.

No. 4777 E.I.—The following amendments are ordered in the Regulations for recruitment in India for the Indian Railway Service of Engineers which were promulgated in the Railway Department (Railway Board) Resolution No. 2,332-E, dated the 26th September 1925:—

Rule 2 (vi) insert the words "Graduate membership examination" before the words "of the Institution of Electrical Engineers."

No. 4777 E.III.—The following amendments are ordered in the regulations for recruitment in India for the Transportation (Traffic) and Commercial Departments of the Imperial British Railways which were promulgated in the Railway Department (Railway Board) Resolution No. 4648-E, dated the 8th July 1927:—

In appendix VI to the Regulations substitute "Graduate membership examination of the Institution of Electrical Engineers" for "Associate Membership Examination of the Institution of Electrical Engineers."

No. 4777 E.III.—The following amendments are ordered in the Regulations for recruitment in India for the Mechanical Engineering, Transportation (Power) Electrical Engineering and Signal Engineering Departments of the Imperial British Railways which were promulgated in the Railway Department (Railway Board) Resolution No. 2994-E, dated 8th November 1927:—

In appendix VII (7) to the Regulations substitute "Graduate membership examination of the Institution of Electrical Engineers" for "Associate Membership Examination of the Institution of Electrical Engineers."

Port St. George, December 3, 1929
(G.O. No. 26, 1929 F).

No. 631.—In exercise of the power conferred by section 3 of the Indian Tolls Act, 1884 (XV of 1884), the Local Government are pleased to amend the provisions of the Indian Tolls Act, 1884 (XV of 1884), and of the Indian Tolls Act, 1884 (XV of 1884), from and after 1st January 1930 in the mode specified below in the Rules annexed:—

Name of road.	Length of road.	MILES.	ANNEXURE.
Tarred Ghāt Road	12	1	
Long Road	31	1	

No. 632.—In exercise of the power conferred by section 3 of the Indian Tolls Act, 1884 (XV of 1884), as amended by the Indian Tolls Act, 1884 (XV of 1884), the Local Government are pleased:—

(a) to amend the levy of the tolls at the undermentioned rates at the toll gates to be put up

at the foot of the Tarred Ghāt Road with a subsidiary gate at 12 miles 2 feetings and 500 feet of the road at the Long Road junction in the Salem District;

(b) to place the collections for each toll under the management of the Executive Engineer, Salem District, subject to the control of the Superintending Engineer, Coimbatore Circle.

RATES OF TOLLS.

	RS.	P.
(1) On every four-wheeled steam motor vehicle constructed to carry less than 10 persons	1	0
(2) On every other steam or motor four-wheeled vehicle	5	0
(3) On every motor transport or motor bicycle with side bar	0	5
(4) On every motor bicycle without side bar	0	5
(5) On every other bicycle or picycle	0	5
(6) On every other carriage	5	4
(7) On every cart	5	4
(8) On every bullock, mule, ass, buffalo, bull or bullock	0	5
(9) On every elephant	1	0
(10) On every mule	0	4

Notes.—(1) The payment of a toll in respect of any vehicle across the limits stopped in descending.

(2) Tolls are leviable upon vehicles in possession of the owner or driver as specified.

(3) Not more than a single payment of a toll may be levied in respect of any vehicle or animal for any one period of twenty-four hours or part thereof, whether night or day, and no such payment being made a receipt is issued by the Executive Engineer or any person duly authorized by the Collector.

Port St. George, November 30, 1929.

PUBLIC SERVICE COMMISSION (INDIA).

PAUSE CONVENIENCE.

No. 691.—It is notified that general information that the number of applicants to be made on the basis of the competitive examination for the recruitment in India for the Indian Service of Engineers, the Indian Railway Service of Engineers, and the Imperial Telegraph and Wireless Engineering Services of the Posts and Telegraphs Department to be held in February 1930 will be as follows:—

1. Indian Service of Engineers	5
2. Indian Railway Service of Engineers	9
3. Imperial Telegraph Engineering Service of the Posts and Telegraphs Department	1

In addition to the above three vacancies in the Indian Service of Engineers have been reserved and will be filled, if necessary, by nomination from among the candidates who qualify at the examination, in accordance with the provisions of Rule 12—(4) of the Indian Service of Engineers (Recruitment) Rules, 1929. Another vacancy in this service will be filled by a Reserve candidate in the event of such a candidate appearing at the examination and obtaining a sufficiently high place in order of merit. The vacancies in the Indian Railway Service of Engineers include the vacancies which will be reserved, if necessary, in order to meet emergency requirements under Regulation 3 of the regulations for this service.

No vacancy exists in the Superior Wireless Engineering Branch this year.

A. G. LEE,

Secretary, Public Service Commission.

Port St. George, November 30, 1929.

No. 640.—Under section 4 (1) of the Land Acquisition Act, the Governor in Council hereby withdraws from the acquisition of 62 acres in

S. No. 204-B, a Government dry land of Gadavadi village, Rajahmundry taluk, East Godavari district, specified in the notification under section 4, published at page 1245 of Part I of Fort St. George Gazette, dated 18th June 1928, as needed for annexure to the taluk of Gadavadi.

Fort St. George, November 25, 1928.

No. 623.—Closures of roads in the Tank and West Godavari districts for the year 1929.—

Name of road.	Date of closure.	Date of reopening.
GODAVARI WESTERN DIST.		
Black road	1928.	1929.
White road
Andhra road
Andhra road
Krishna road
Marapur road
Red road
Erachera and Wagon road
Old Wagon road
Thak road
Deotam and Velpur road

GODAVARI EASTERN DIST.		
Mah road
Godavari road
Tham road
Madhava road
Godavari road
Tham road
Madhava road
Madhava road
Madhava road

GODAVARI CENTRAL DIST.		
Mah road
Madhava road
Madhava road
Madhava road
Madhava road
Madhava road
Madhava road
Madhava road
Madhava road

GODAVARI NORTHERN DIVISION		
Madhava road
Madhava road
Madhava road
Madhava road
Madhava road
Madhava road
Madhava road
Madhava road
Madhava road

Fort St. George, November 2, 1928.

No. 641.—Under section 45 (1) of the Land Acquisition Act I of 1894, the Governor in Council hereby withdraws from the acquisition of 43 acres of land noted below in village No. 87, Ramangudi, attached to Tanjore taluk, Tanjore district, specified in the notification under section 4 (1) published at pages 1484 and 1487 of Part I of the Fort St. George Gazette, dated 2nd October 1928, as required for the provision of pathways for A.I. Division.

	Approximate area.
Government, vol. S.R. No. 176-3 part
Government, vol. S.R. No. 176-3 part
Government, vol. S.R. No. 176 part
Government, vol. S.R. No. 176-1 part
Total

No. 642.—Under section 45 (1) of the Land Acquisition Act I of 1894, the Governor in Council hereby withdraws from acquisition of the land mentioned below which was included in the notification under section 4 (1) of the Land Acquisition Act, published at page 878 of Part I of the Fort St. George Gazette, dated 26th June 1928, as required

for the Nalankuppam channel, canal system, Chinnay Mohar Project, in Puvvulathur village, Puthukkottai taluk, Tanjore district.—

Government, vol. S. No. 176-3

Fort St. George, November 16, 1928.

No. 643.—The following advertisement appearing in the *Andhra*, dated 15th November 1928, is hereby published.—

THE MADRAS MUNICIPAL ELECTRICITY ACT, 1920.

Notice is hereby given that application has been made to the eighteenth day of November 1928 to the Secretary to the Government of Madras in the Public Works and Labour Department the Madras Municipal Council for the grant of a license under the provisions of the Indian Electricity Act, 1910, for the supply to the public of electricity at Erode of electrical energy for power and lighting in the area with the power and on the terms and conditions specified in the draft license of which the following is a copy.

Notice is hereby given that every local authority, company, or person desirous of making any representation with reference to the application may do so to the Secretary to Government, Public Works and Labour Department, Madras, by letter to the address of such Secretary to Government within three months from the date of the notification.

The address of the office at which a copy of the deposited map, and also of the draft license referred to may be inspected free of charge is—

The Municipal Office, Erode.

Copies of the draft license may be purchased at a cost of annas 6 per copy from the office of the applicant—

K. A. Shook Dwood, Chairman, Municipal Council, Erode.

THE MADRAS MUNICIPAL ELECTRICITY ACT, 1920.

License for the supply of electrical energy granted by the Government of Madras under the Indian Electricity Act, 1910.

License is hereby granted to the Municipality of Erode (constituted under the provisions of the Madras District Municipalities Act V of 1920) to supply electrical energy within the area and with the powers and upon the terms and conditions specified below—

1. **Area.**—The license may be held as the Erode Municipal Electricity License, 1928.

2. **Interpretation.**—The license is to be read and construed as subject to all provisions in the provisions of the Indian Electricity Act, 1910, and to the rules, bye-laws and the several works, terms and conditions, to which meetings are assigned by that Act or the order thereunder or by the General Clause Act, 1897, shall have in this license the same respective meanings; provided that in this license—

(a) The expression 'The Act' shall mean the Indian Electricity Act, 1910;

(b) The expression 'The License' shall mean and include the Municipality of Erode, and those permitted areas;

(c) The expression 'Part License' shall mean the first, second, third and fourth licenses in this license respectively; and

(d) The expression 'Deposited Map' shall mean the plan of the area of supply hereunder specified which has been deposited with the Surveyor-General of Madras in pursuance of the rules under the Act, which plan is required for the purpose of identification by the Secretary to the Government of Madras, in the Public Works Department, and by the Chairman of the Municipality of Erode.

3. *Commencement of license*.—The date of the notification by the Government of Madras in the Port St. George Gazette, that the license has been granted is the date of the commencement of this license.

4. *Area of supply*.—The area above referred to within which the supply of energy is authorized by this license is the whole of the area described in the Port Gazette, the limits of which are more particularly delineated in the deposited map by a yellow line.

5. *Purpose of supply*.—Subject to the provisions of this license, and the Act and the rules thereunder the licensee shall be entitled during the continuance of this license to supply energy for all purposes except in bulk within the area of supply.

6. *System of supply*.—The system of supply which may be adopted for the supply of electrical energy under this license shall be a medium pressure alternating current, three phase four wire supply at a pressure not exceeding 440 volts between phases and tested at a frequency of fifty complete periods per second.

7. *Compulsory works*.—In pursuance of section 3, sub-section (2), clause (f) of the Act, 3, a hereby expressly declared that clause IV of the schedule to the Act shall for the purpose of correspondence in this license, be added to and varied by the substitution of the following proviso, namely:—

The licensee shall, within a period of three years after the commencement of this license lay down suitable and sufficient electric supply lines and distributing mains and service wires to the satisfaction of the Government of Madras for the purpose of supply of electrical energy throughout such area and such works as part of works to be mentioned in the second schedule and as indicated in red on the deposited map. In case of difference between the description in the second schedule and as indicated on the deposited map the latter shall prevail.

8. *Scale of price to be charged in respect of the supply of energy*.—The prices to be charged by the licensee for the energy supplied by them shall not exceed those stated in that behalf in the fourth schedule or in the case of a method of charge approved by the Government of Madras in accordance with clause X of the schedule to the Act, such maxima as the Government of Madras shall fix as appearing the method.

9. *Working up of reserves*.—The licensee is specially authorized to open and break up the soil and pavement of the sidewalks or parts of railways marked in the first schedule in for only an necessary parts of the railways running along the highway.

10. *General proviso*.—The licensee shall have power with the previous approval in writing of the Government of Madras to issue and enforce such orders of supply as may be necessary from time to time for the due fulfilment of the terms and conditions of this license and the Act and the rules thereunder.

11. If the licensee fail to comply with the provisions of any of the clauses hereby the license may be revoked.

FIRST SCHEDULE.

DESCRIPTION OF THE AREA OF SUPPLY.

The area contained within the limits of the Municipality of Koda is constituted as the commencement of this license as delineated in the deposited map and therein edged red.

SECOND SCHEDULE.

COMPULSORY WORKS.

Lines of streets or parts of streets in which the licensee is to lay down suitable and sufficient

distributing mains for the purpose of supply of electrical energy:—

Names of Roads.

1. Lord Napier street.
2. Rameswari road from junction of Subbarajapet road to old gate.
3. Subbarajapet road—part way.
4. Chelcherry street from Taluk Court Office to Napier street.
5. Pondicherry road—part way.
6. Kaveri road from Lord Napier street to old gate.
7. Chelcherry road from Lord Napier street to New Agaram street.
8. Mudda's Cross street.
9. Agaram street.
10. Valayakkottai street.
11. New Agaram street.
12. Chelcherry road from junction of Fisher street to Valayakkottai street.
13. Chelcherry road from junction of Fisher street to the junction of Chinna Marudamma Koll street.
14. Fisher street from the junction of Panchand road to junction of Kandamalai Gerdan street.
15. Street connecting Valayakkottai street with Fisher street.
16. Marudai lane.
17. Brodies street.
18. Mandi street.
19. Chelcherry street.
20. Thiruvannamalai street.
21. Oppanahalli street.
22. Kandamalai Gerdan street.
23. New Wagon street.
24. Panna Koll street.
25. Alathimudal Arayappa street.
26. North Bannam Koll street.
27. West Pannam Koll street.
28. East Pannam Koll street.
29. Alathimudai street.
30. Briela Chari street.
31. Kottapam street.
32. Milla street.
33. Chelcherry street.
34. Chinna Marudamma Koll street.
35. Panna Marudamma Koll street.
36. Chelcherry road along Pannam street—part way, and Thallam street.
37. Road east of the block connecting Chinna Marudamma and Panna Marudamma Koll streets.
38. Chelcherry Arayappa road up to the Fort.
39. New road connecting Panna House to Chelcherry road.

THIRD SCHEDULE.

List of Railways which may be broken up in pursuance of the special powers granted by this license:—

The South Indian Railway main branch line within the area of supply.

The Madras and Southern Mahratta Railway's main branch line within the area of supply.

FOURTH SCHEDULE.

METER CHARGE.

Clause I.—The term "Unit" as used in this schedule shall be deemed to mean the energy contained in a current of one thousand amperes flowing under an electric motive force of one volt an hour.

Clause II.—When the actual quantity of energy used is measured by a meter the licensee shall be entitled to charge any consumer at the rates sanctioned by Government.

Under section 3 of the Land Acquisition Act, the Government of Ontario hereby declares that the land specified below and measuring 540 acres, be the same a title more or less, is needed for a public purpose, to wit, for providing incinerators for the City of Toronto, and, under sections 5 and 7 of the same Act, the District Land Officer, Toronto, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Land Officer, Toronto, and may be inspected at any time during office hours.

Quincy district, Oregon mine,
Ansonia, Tenn.

[illegible]

Whereas it appears to the Government that the land described herein is suited for a public purpose, and that, for public use, it is necessary that the land be sold, it is hereby granted to all persons who are desirous of acquiring the same, the right to acquire the same in accordance with the provisions of article 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act No. XXVII of 1928, and the Governor in Council hereby authorizes the District Labour Office, Salford, its staff and workmen to execute the purpose defined by section 4 (1) of the Act, and section 5 (6) of the same Act, the Governor in Council hereby directs the District Labour Office, Salford, to perform the functions of a Collector under section 5-A of the Act.

Chikofski put district, Poczarn taluk,
No. 123, Zamen District, Lushan village

[illegible]

Text.—Zar is for drawing and various interest or assignment of money.—Nāthakutāra, of Sri Tanaspathi, Tirumali District.

Under section 4 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 9.56 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the extension of Ad-Andros quarters, and subsections 5 and 7 of the same Act.

the District Labor Office, Annapolis, is appointed to perform the functions of a Collector under the Act and directed to take action for the registration of the said land. A plan of the land is kept in the office of the District Labor Office, Annapolis, and may be consulted at any time during office hours.

Agastache Swartz, Gusty taluk,
Hathnall Wilson.

Stream, dry, S. W. 74 A, belonging to managers of
Spartan Iron Works, Kalamazoo and Charles
McKinnon, also of Kalamazoo, Leans
and Leans of Kalamazoo and Marysville
of Kalamazoo, south by S. W. 74 A, north by S. W. 74 A,
west by S. W. 74 A, north by S. W. 74 A, west by
S. W. 74 A.

[illegible]

Onzine district, Onzine taluk, Berhampore village.

Gen. Inv. S. No. 2224, belonging to *Dana* *Banyan*
trifida, *Acrostichum* (by *Acrostichum* S. No. 2224) and
 by S. No. 2224 and, with by S. No. 2224;
 with by S. No. 2224 and, with by S. No. 2224.

Under section 8 of the Land Acquisition Act, the Government in Council hereby declares that the land specified below and measuring 670 of an acre, be the same a public messuage or, is needed for a public purpose, to wit, for providing pathway to the public ground for the use of A/Si Andania of Puncak Kompong, and under sections 2 and 7 of the same Act, the District Labour Officer, Kluang, is appointed to perform the functions of a Collector under the Act and is hereby to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Kluang, and may be inspected at any time during office hours.

Kivun district, Kailash taluk,
Patanmura village.

[illegible]

of 1894 as amended by the Land Acquisition Amendment Act XXXVIII of 1923; and the Governor in Council hereby authorizes the District Labour Officer, Tanjore, his staff and workmen to exercise the powers conferred by sections 4 (2) of the Act. Under section 5 (c) of the same Act the Governor in Council appoints the District Labour Officer, Tanjore, to perform the functions of a Collector under sections 5-A of the Act.

Tanjore District, Tanjore taluk,
No. 47, Ramaprasad village.

Approximate
area
acres.

(A table)
Government, vol. B, No. 112-2 part, belonging to
S. Lakshman, Nayaga, bounded on the north by
No. 106-1, east by No. 317, south by No. 102-2
part, west by No. 112-4 111

Port St. George, November 30, 1925.

Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for providing a fresh-water well to the Adi-Andhars and Arundhatiyas, natives to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1894 as amended by the Land Acquisition Amendment Act XXXVIII of 1923; and the Governor in Council hereby authorizes the District Labour Officer, West Godavari, Eluru, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. Under section 5 (c) of the same Act the Governor in Council appoints the District Labour Officer, West Godavari, Eluru, to perform the functions of a Collector under sections 5-A of the Act.

West Godavari District, Chintalapudi taluk,
(Lakkuram) Narayagudem village.

Approximate
area
acres.

Santhosh, dy. B. No. 41 (santhosh), B. No. 409,
belonging to Santhoshamma Perambur Appala
Chand, Rajam of Lakkuram and Sri Raja
Narayagudem Rajaguru Raj Perambur, Santhosh,
bounded on the north by No. 419 part, east by No. 416;
south by No. 417; west by No. 419 part 6.45

Under section 5 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 6.45 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for house sites for an Adi-Andhar; and, under sections 5 and 7 of the same Act, the District Labour Officer, Anantapur, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Anantapur, and may be inspected at any time during office hours.

Anantapur District, Gooty taluk, Dandaboli
village.

acres

Government, dy. B. No. 174-4, belonging to Telam-
ma Rajubhai of Dandaboli, bounded on the north
by B. No. 161-4, south by B. No. 174-4; south by
B. No. 161-4, west by B. No. 17 0.42

Under section 5 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 0.42 acres, be the same a little more or less, is needed for a public purpose, to wit, for house sites for Adi-Andhars; and under sections 5 and 7 of the same Act, the

District Labour Officer, Anantapur, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Anantapur, and may be inspected at any time during office hours.

Anantapur District, Gooty taluk, Eldamra village.

acres

Government, vol. B. No. 15-3, belonging to Ram-
jeea Venkata Reddy, son of Sridhar Reddy and
Sudhanta Reddy Reddy, son of Ram Reddy, bound-
ed on the north by B. No. 15-3, east by B. No. 15-3,
15-1, 15-2, 15-4 and 15-5, south by B. No. 15-3 and
15-4; west by B. No. 15-3, 15-4 and 15-5 1.80

Idam, vol. B. No. 319, belonging to Sudhanta
Venkata Reddy, son of Sridhar Reddy, son of Ram
Reddy, son of Ram Reddy, bounded on the north
by B. No. 15-3, 15-4, 15-5, 15-6, 15-7, 15-8, 15-9,
15-10, 15-11 and 15-12; east by B. No. 15-3, 15-4,
15-5, 15-6, 15-7, 15-8, 15-9, 15-10, 15-11 and 15-12 8.17

Idam, vol. B. No. 315-5, belonging to Sudhanta
Venkata Reddy, son of Sridhar Reddy, son of Ram
Reddy, son of Ram Reddy, bounded on the north
by B. No. 15-3, 15-4, 15-5, 15-6, 15-7, 15-8, 15-9,
15-10, 15-11 and 15-12; east by B. No. 15-3, 15-4,
15-5, 15-6, 15-7, 15-8, 15-9, 15-10, 15-11 and 15-12 6.28

Idam 1.45

Under section 5, Act I of 1894, the Executive the Governor in Council hereby declares that the land and temple mentioned below and measuring 1 acre, be the same a little more or less, is needed for a public purpose, to wit, for the Gooty-Mettur Project, and, under sections 5 and 7 of the same Act, the Special Deputy Collector, Eluru, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Eluru, and may be inspected at any time during office hours.

Salem District, Mettur taluk,
Kerepanam village.

acres

Idam, pambala, Kerepanam and Kerepanam
Kerepanam village, to B. No. 171-1-1, 171-1-2,
belonging to Perambur, Gooty Government, Idam
Gooty, Anantapur District (Gooty) and Gooty
Kerepanam Appala and Perambur Perambur
Appala, bounded on the north and east by
Gooty river; south and west by Idam village
also B. No. 171-1-1 1

Port St. George, November 2, 1925.

Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for constructing a dwelling place and for surrounding a drainage channel, native to that effect is hereby given to all whom it may concern, in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1923; and the Governor in Council hereby authorizes the District Labour Officer, Tanjore, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. Under section 5 (c) of the same Act the Governor in Council appoints the District Labour Officer, Tanjore, to perform the functions of a Collector under sections 5-A of the Act.

Tanjore District, Tanjore taluk,
No. 18, Pannamalai village.

Approximate
area
acres.

(A table)

Vol. B. No. 161-3 part, belonging to the
Appala, bounded on the north by B. No. 161-3,
1, 161-3 and 161-3; east by B. No. 161-3, 161-3
and 161-3; south by B. No. 161-3, 161-3 and 161-3; west by B. No. 161-3, 161-3, 161-3 and 161-3 0.22

South Arcot district, Wifapetnam taluk,
Pappayakulam village.

Approved, date submitted.	4795.
Referred, day, B. No. 464, belonging to K. Kish- name Idemaru, bounded as the Act is by No. 46, and by No. 49, south and west by No. 46-1.	4-18

Port St. George, November 25, 1925.

Whereas it appears to Government that the land specified below is needed for a public purpose, to wit, for the Canal System of the Government Project, notice is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act and the Government in Council hereby authorizes the Special Deputy Collector Mr. H. Tanjore, and his subordinates to exercise the powers conferred by section 4 (2) of the Act and under section 5 (a) of the Act, appoints the Special Deputy Collector Mr. H. Tanjore, to perform the functions of a Collector under section 5-A of the Act. All persons interested in the lands are required to lodge before the Special Deputy Collector Mr. H. Tanjore, within thirty days after the date of this notification a statement in writing of their objections, if any, in the proposed acquisition.

Tanjore district, Pappayakulam taluk,
No. 123, Pappayakulam village.

Approved, date submitted.	4795.
Referred, day, B. No. 20-15 B	4-4
.. .. . 20-15 A	4-10

Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for taking over the land specified below to Government control, notice is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1894 as amended by the Land Acquisition Amendment Act XXXVIII of 1923; and the Government in Council hereby authorizes the Revenue District Officer, Rajahmundry, his staff and subordinates to exercise the powers conferred by section 4 (2) of the Act. Under section 5 (a) of the same Act the Government in Council appoints the Revenue District Officer, Rajahmundry, to perform the functions of a Collector under section 5-A of the Act.

East Godavari district, Anaparthi taluk,
Chilakoti village.

Approved, date submitted.	4795.
(Channel).	4795.

Referred (portion channel), B. No. 412-1, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 412; and by No. 412; south by No. 412-1, west by No. 412 of Government	1-14
Referred (portion channel), B. No. 412-1, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 412; and by No. 412; south by No. 412-1, west by No. 412	1-14
Referred (portion channel), B. No. 412-1, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 412; and by No. 412; south by No. 412-1, west by No. 412	1-14
Referred (portion channel), B. No. 412-1, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 412; and by No. 412; south by No. 412-1, west by No. 412	1-14
Referred (portion channel), B. No. 412-1, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 412; and by No. 412; south by No. 412-1, west by No. 412	1-14

Referred (portion channel), B. No. 412-1, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 412; and by No. 412; south by No. 412-1, west by No. 412	1-14
Referred (portion channel), B. No. 412-1, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 412; and by No. 412; south by No. 412-1, west by No. 412	1-14
Referred (portion channel), B. No. 412-1, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 412; and by No. 412; south by No. 412-1, west by No. 412	1-14
Referred (portion channel), B. No. 412-1, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 412; and by No. 412; south by No. 412-1, west by No. 412	1-14

Port St. George, November 25, 1925.

Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for taking over the land specified below to Government control, notice is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1923 and the Government in Council hereby authorizes the Sub-Collector, Rajahmundry, his staff and subordinates to exercise the powers conferred by section 4 (2) of the Act. Under section 5 (a) of the same Act, the Government in Council appoints the Sub-Collector, Rajahmundry, to perform the functions of a Collector under section 5-A of the Act.

Godavari district, Somapeta taluk,
Kallam (Chilakoti area) village.

Approved, date submitted.	4795.
Referred (portion channel), B. No. 412-1, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 412; and by No. 412; south by No. 412-1, west by No. 412	1-14

Port St. George, November 25, 1925.

Under section 4, Act I of 1894, His Excellency the Governor in Council hereby declares that the land (land not marked) mentioned below and comprising 0.71 of an acre (buildings and trees), the same a little more or less, is needed for a public purpose, to wit, for the Government Project; and, under sections 3 and 7 of the same Act, the Special Deputy Collector, Rajahmundry, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Rajahmundry, and may be inspected at any time during office hours.

Rajahmundry district, Motar taluk,
Kavayam village.

Approved, date submitted.	4795.
Referred, B. No. 719 B, old No. 719 B, belong- ing to Mahalinga of Pithapur, bounded on the north by No. 719 A; and by No. 719 A; south by No. 719 and 719 A; and by No. 719 A	1-14

Under section 4, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned below and comprising 2.25 of an acre, the same a little more or less, is needed for a public purpose, to wit, for the Government Project; and, under sections 3 and 7 of the same Act, the Special Deputy Collector, Rajahmundry, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Rajahmundry, and may be inspected at any time during office hours.

Salem District, Melmar taluk,
Kavayampattam village.

Dep. G.O. No. 173 C, of 25, 22/9/29, belonging to
Thandian, District Road, Chemburam, bounded on
the north by No. 172 A & B, east by No. 172 B &
south and west by No. 172 A & B.

area.

with the
landward
chamber
building.

Under section 4, Act I of 1924, His Excellency
the Governor in Council hereby declares that the
temple mentioned below, is needed for a public
purpose, to wit, for the Quarry-Melmar Electricity
Project (Road Works) and under sections 5 and 7
of the same Act, the Special Deputy Collector,
Ramanathapuram, is appointed to perform the functions of a
Collector under the Act and directed to take order
for the acquisition of the said temple. A plan of
the temple is kept in the office of the Special Deputy
Collector, Ramanathapuram, and may be inspected at any
time during office hours.

Salem District, Melmar taluk, Kavayampattam village.

Police Works Department proposals, Thandian
temple, Dep. G.O. No. 114, belonging to
Thandian Kavayampattam Ayer and Kange Ayer,
bounded on the north, east, south and west by
various roads.

with the
landward
chamber
building.

A. G. LEACH,
Secretary to Government.

PAPERS PLACED AT THE DISPOSAL
OF THE PRESS.

BETWEEN 3RD AND 10TH DECEMBER 1929.

First Report—Administration Report for 1928-29—Referred
with comments.

G.O. No. 210, Despatched, 26th November 1929.

Second Report—Report—1928-29—Religious, Municipal
Council—Referred.

G.O. No. 210, L. & M., 26th November 1929. [1 a.]

Third Report—Report—1928-29—Police Municipal Council—
Referred.

G.O. No. 210, L. & M., 26th November 1929. [1 a.]

Fourth Report—Report—1928-29—Police Municipal Council—
Referred.

G.O. No. 210, L. & M., 26th November 1929. [1 a.]

Fifth Report—First Administration Report—1928-29—
Referred.

G.O. No. 210, Finance (Circular), 26th November 1929. [1 a.]

[N.B.—Copies of any of the foregoing papers may be
obtained on payment of the price stated in brackets against
each on application to the Superintendent, Government
Press, Mount Road, Madras.]

A. T. C. CAMPBELL,
Chief Secretary.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 50]

MADRAS, TUESDAY EVENING, DECEMBER 10, 1929.

[PART 2, 2nd Series]

Part I.—Local Self-Government.

CONTENTS.

Local Self-Government Department	Page	Notices in Local Authorities	Page
Resolutions by Executive Council or Commission ..	101	102

LOCAL SELF-GOVERNMENT DEPARTMENT.

LEAVE.

Fort St. George, December 10, 1929.

No. 1047.—M.R. Dy. D. K. Vennuthan Aiyangar, Acting Health Officer, Quilon Agency, leave on average pay without medical certificate for one month and eleven days from 25th September 1929 and leave on half average pay on medical certificate for one month and five days in continuation.

No. 1048.—M.R. Dy. S. D. S. Sankar, Personal Assistant to the Director of Town Planning, leave on average pay for two months from 3rd January 1930.

S. RANGANATHAN,
Deputy Secretary to Government.

APPOINTMENTS.

No. 1049.—Lieut. Col. T. W. Hardy, M.B., L.M.S., on return from leave, to resume his appointment as District Medical Officer, Superintendent, Government Headquarters Hospital, and Medical Officer, District Jail, Madurai.

T. R. RAMACHANDRA NUDALIYAR,
Assistant Secretary to Government.

No. 1050.—Under sections 7 (5) and 11 of the Madras District Municipalities Act, 1920, Government appoint the following persons to be members of the municipal councils noted against their names:—

M.R. Dy. M. Krishnaswami Chettai, Government Engineer, Aiyangar, S.S., R.L.—Tiruppur.

M.R. Dy. V. Sankarapandian, Nagela, Koppal, S.S.—Tiruppur.

A-1

No. 1051.—Under section 8 (b) of the Madras Local Boards Act, 1920, the Government appoint the following persons to be a member of the district board noted against his name:—

M.R. Dy. V. B. A. Sankaralingam Aiyangar—Salem District Board.

MILTON BROWN,
Secretary to Government.

No. 1052.—Under the proviso to section 22 of the Madras Hindu Religious Endowments Act, 1919 (Act II of 1919), as amended by the Madras Hindu Religious Endowments (Amendment) Act, 1927, (Act I of 1927), the Local Government appoint the following persons to be members of the North Arcot District Temple Committee for a period of one year:—

M.R. Dy. T. Padmanabha Nalla Gari, High Court Judge, Vellore.

" S. C. Hanumantha Swamikal Aiyangar,

" M. M. Venkatasubba Reddy, Aiyangar, Zamindar of Kilgari.

" K. V. M. Ba. Ramaswami Chettiar Aiyangar, Doctor, Tiruvannamalai.

" Venkatasubba Sankaralingam Aiyangar, Zamindar of Velur.

" K. R. R. Ramaswami Mudaliyar Aiyangar, Merchant, Vellore.

" J. Sankaralingam Nagela Gari.

" C. Cheluvayuthi Aiyangar Aiyangar, Vellore.

" J. D. Ramaswami Chettiar Aiyangar, Merchant and Doctor, Vellore.

" S. L. Koppa Sankaralingam Swamikal Aiyangar.

" K. V. Sankaralingam Aiyangar.

M.R.D. M. A. Marichavai Nalicher Arayal,
Advocate, Member, Legislative Council.

GHULAM HUSAIN,
Assistant Secretary to Government.

No. 2043.—Under section 22 of the Madras Hindu Religious Endowments Act, 1920 (Act II of 1920), the Local Government, against M.R.D. Sengunmala Srinivasulu Tharu, Minister, Ananthapur, as a member of the Ananthapur District Temple Committee up to and inclusive of the 20th May 1920.

G. SANKARANATHAN,
Deputy Secretary to Government.

NOTIFICATIONS.

No. 2044.—In modification of Notification No. 5928 published on page 161 of Part I-A of the Port St. George Gazette, dated 1st December 1919, the following revised lists of pilgrim-related areas are published:—

A.—In the Madras Presidency.

Taluk of Tiruv.

Taluk—Taluk—Hosur.

Madras { Taluk—Periyakulam and Uthamapalayam.

Taluk—Tiruv—Periyakulam.

Taluk—Taluk—(Hosur) and Kallig.

Madras—Tiruv—Cuddalore.

Ananthapur—Taluk—Madras.

Cuddalore—Taluk—Gudimattapalayam.

B.—Outside the Madras Presidency.

(Included in 60,000 sq. acres in Madras.)

I. Madras State.

District—Madras, Mysore, Kolar, Tiruv., Bangalore, Hosur, Kolar and Chittoor.

Taluk—Bangalore.

II. Bombay.

District—Jalgaon, Bhavnagar, Kutch, Solapur, Rajapur, Poona, Kankrej, Solapur and Western Maharashtra. District—Mumbai, Solapur, Thane, Ratnagiri and West Kutch.

Taluk—Bhildi and Solapur.

III. Mysore.

District—Mysore, Hosur, Chittoor, Madras and Western Madras.

Taluk—Bangalore, Mysore, Mandya and Kolar.

IV. Cochin State.

District—Kochi, Chittoor, Madras, Mysore, Bangalore, Hosur, Kolar and Chittoor.

Taluk—Kochi, Kolar, Hosur, Kolar and Chittoor.

V. Hyderabad State.

District—Kochi, Chittoor, Madras, Mysore, Bangalore, Hosur, Kolar and Chittoor.

VI. Madras and Cochin.

District—Madras, Mysore, Kolar and Chittoor.

VII. United Provinces.

District—Allahabad, Ghazipur, Gorakhpur and Bhojpur.

VIII. Cochin State.

Madras State.

IX. Cochin.

No. 2045.—The following notification of the Government of India is republished:—

RAILWAY DEPARTMENT.

(Railway Board.)

New Delhi, 10th November 1919.

No. 3794 P.—In pursuance of subsection (1), section 103 of the Indian Railway Act, 1920 (IX of 1920), the Government General in Council is pleased to declare that the administration of the South Indian Railway shall be subject to pay in aid of the funds of the local authority set out in the schedule annexed hereto the tax specified in the second column thereof.

SCHEDULE.

Local authority.	Tax.
Lodging rates	Rs. 100.

HILTON BROWN,
Secretary to Government.

Port St. George, December 4, 1919.

(G.O. No. 1015, L. 5 M.)

No. 2046.—In exercise of the power conferred by the proviso to section 4 of the Madras Hindu Religious Endowments Act, 1920 (Madras Act II of 1920), the Local Government hereby declares that all the provisions of the Act except section 22 (1) shall apply to the temple of Sri Venkateswara and Aditya at Tirumala, District—Tirumala, Madras, which including the income from endowments donated therewith for a period of five years immediately preceding the commencement of the Act was less than Rs. 500.

Port St. George, December 4, 1919.

(G.O. No. 1016, L. 5 M.)

No. 2047.—In exercise of the power conferred by the proviso to section 4 of the Madras Hindu Religious Endowments Act, 1920 (Madras Act II of 1920), the Local Government hereby declares that all the provisions of the Act except section 22 (1) shall apply to the following temple in the Madras District, Kanchi District, the average annual gross income of each of which including the income from endowments donated therewith for a period of five years immediately preceding the commencement of the Act was less than Rs. 500:—

Sri Anjaneyaswami temple, Chabala, hamlet of Ganga.

Sri Anjaneyaswami temple, Chabala, hamlet of Ganga.

Sri Anjaneyaswami temple, Chabala, hamlet of Ganga.

Sri Anjaneyaswami temple, Chabala, hamlet of Ganga.

Sri Anjaneyaswami temple, Chabala, hamlet of Ganga.

Sri Anjaneyaswami temple, Chabala, hamlet of Ganga.

GHULAM HUSAIN,
Assistant Secretary to Government.

First St. Census, December 5, 1890

(E.J. McInnes, 1975, p. II).

No. 2058.—Application of the Municipal Council
Palmas, for a loan of Rs. 25,000 from Government
under the Local Architectural Loans Act, 1914 :—

The purpose for which the loan is requested and the estimated 4000-Priorated water-supply scheme.

The amount which it is proposed to borrow—\$5,000

The food is the essence of which it is prepared is known as *Palan's Mashed Food*.

The new series which has sold best is *Legend*, starring an actor. The *Western* (Harcourt Brace Jovanovich, Inc., N.Y.) is

The loan within which the money has to be borrowed - The loan is repaid over 120 months (10 years) with your immediate first payment of £100.00 and 119 equal instalments of £1,210.00 (including interest).

The rate of interest at which it is proposed to borrow—
it also must not exceed—

22. Special of the financial position of the [redacted] authority, including a statement of all pending proceedings, on 22 October—Previous issues containing type data amount to \$1,200,000.

STATEMENT SETTING THE FINANCIAL POSITION OF THE MUNICIPAL GOVERNMENT, PALERMO, FOR THE FISCAL YEAR
ENDING WITH THE FORECAST YEAR 1929-1930.

Part I.—Account of receipts and expenditure of the General and Special Service Accounts.—On 1st January 1900, the General Service Account was opened with a balance of £1,000,000, and the Special Service Account with a balance of £1,000,000. The total receipts for the year were £1,000,000, and the total expenditure was £1,000,000. The balance on 31st December 1900 was £1,000,000.

A. General Answer

Receipts.	I. General taxation and non-tax receipts in rupees.	II. Receipts.	III. Government loans.	IV. Advances other than Government.	V. Public loans.	VI. Transmittal advances.	VII. Receipts reduced.	VIII.	IX. Receipts reduced.	X. Receipts reduced.	XI. Receipts reduced.	XII. Receipts reduced.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total receipts:												
Agriculture, 1926-27	18,000	120	80,750	8,512	18,575	18,460	78,795	78,795	78,795	78,795	78,795	78,795
Do 1927-28	18,000	120	80,912	8,512	18,575	18,460	78,795	78,795	78,795	78,795	78,795	78,795
Do 1928-29	18,000	120	80,912	8,512	18,575	18,460	78,795	78,795	78,795	78,795	78,795	78,795
Foreign Exchange, 1926-28	18,000	120	80,912	8,512	18,575	18,460	78,795	78,795	78,795	78,795	78,795	78,795
Net receipts available for ordinary expenditures:												
Agriculture, 1926-27	18,000	120	80,750	8,512	18,575	18,460	78,795	78,795	78,795	78,795	78,795	78,795
Do 1927-28	18,000	120	80,912	8,512	18,575	18,460	78,795	78,795	78,795	78,795	78,795	78,795
Do 1928-29	18,000	120	80,912	8,512	18,575	18,460	78,795	78,795	78,795	78,795	78,795	78,795
Foreign Exchange, 1926-28	18,000	120	80,912	8,512	18,575	18,460	78,795	78,795	78,795	78,795	78,795	78,795

Expenditures	I. Municipal	II. Municipal	III. Other	IV. Public	V. Municipal	Total
	sanitary	sanitary	sanitary	sanitary	sanitary	
Public expenditures						
1926-27	1,740	27,116	18,100	30,700	1,800	72,456
1927-28	1,740	27,116	18,100	30,700	1,800	72,456
1928-29	1,740	27,116	18,100	30,700	1,800	72,456
1929-30	1,740	27,116	18,100	30,700	1,800	72,456
1930-31	1,740	27,116	18,100	30,700	1,800	72,456
1931-32	1,740	27,116	18,100	30,700	1,800	72,456
1932-33	1,740	27,116	18,100	30,700	1,800	72,456
1933-34	1,740	27,116	18,100	30,700	1,800	72,456
1934-35	1,740	27,116	18,100	30,700	1,800	72,456
1935-36	1,740	27,116	18,100	30,700	1,800	72,456
1936-37	1,740	27,116	18,100	30,700	1,800	72,456
1937-38	1,740	27,116	18,100	30,700	1,800	72,456
1938-39	1,740	27,116	18,100	30,700	1,800	72,456
1939-40	1,740	27,116	18,100	30,700	1,800	72,456
1940-41	1,740	27,116	18,100	30,700	1,800	72,456
1941-42	1,740	27,116	18,100	30,700	1,800	72,456
1942-43	1,740	27,116	18,100	30,700	1,800	72,456
1943-44	1,740	27,116	18,100	30,700	1,800	72,456
1944-45	1,740	27,116	18,100	30,700	1,800	72,456
1945-46	1,740	27,116	18,100	30,700	1,800	72,456
1946-47	1,740	27,116	18,100	30,700	1,800	72,456
1947-48	1,740	27,116	18,100	30,700	1,800	72,456
1948-49	1,740	27,116	18,100	30,700	1,800	72,456
1949-50	1,740	27,116	18,100	30,700	1,800	72,456
1950-51	1,740	27,116	18,100	30,700	1,800	72,456
1951-52	1,740	27,116	18,100	30,700	1,800	72,456
1952-53	1,740	27,116	18,100	30,700	1,800	72,456
1953-54	1,740	27,116	18,100	30,700	1,800	72,456
1954-55	1,740	27,116	18,100	30,700	1,800	72,456
1955-56	1,740	27,116	18,100	30,700	1,800	72,456
1956-57	1,740	27,116	18,100	30,700	1,800	72,456
1957-58	1,740	27,116	18,100	30,700	1,800	72,456
1958-59	1,740	27,116	18,100	30,700	1,800	72,456
1959-60	1,740	27,116	18,100	30,700	1,800	72,456
1960-61	1,740	27,116	18,100	30,700	1,800	72,456
1961-62	1,740	27,116	18,100	30,700	1,800	72,456
1962-63	1,740	27,116	18,100	30,700	1,800	72,456
1963-64	1,740	27,116	18,100	30,700	1,800	72,456
1964-65	1,740	27,116	18,100	30,700	1,800	72,456
1965-66	1,740	27,116	18,100	30,700	1,800	72,456
1966-67	1,740	27,116	18,100	30,700	1,800	72,456
1967-68	1,740	27,116	18,100	30,700	1,800	72,456
1968-69	1,740	27,116	18,100	30,700	1,800	72,456
1969-70	1,740	27,116	18,100	30,700	1,800	72,456
1970-71	1,740	27,116	18,100	30,700	1,800	72,456
1971-72	1,740	27,116	18,100	30,700	1,800	72,456
1972-73	1,740	27,116	18,100	30,700	1,800	7

R. General Service Account

	C Elementary Education Account.	D Water supply and Drainage Account.		C Elementary Education Account.	D Water supply and Drainage Account.
Receipts.	Rs.	Rs.	Expenditure.	Rs.	Rs.
Total receipts including contribution from General Annual Subsidy:			Total expenditure:		
Arbitra, 1928-27	8,828	..	Arbitra, 1928-27	8,827	..
Do, 1927-28	8,664	..	Do, 1927-28	8,667	..
Do, 1926-25	8,448	8,253	Do, 1925-24	8,548	8,250
Budget Estimates, 1928-29 ..	7,410	8,260	Budget Estimates, 1928-29 ..	8,260	8,260
Total receipts from special taxation and sample water fee account:			Total expenditure from taxation and special contributions and sample charges on the following:		
Arbitra, 1928-27	8,878	..	Arbitra, 1928-27	8,317	..
Do, 1927-28	8,736	..	Do, 1927-28	7,475	..
Do, 1926-25	8,448	8,257	Do, 1925-24	8,238	8,231
Budget Estimates, 1928-29 ..	7,410	8,260	Budget Estimates, 1928-29 ..	8,240	8,260

Part II.—Particulars of the net surplus or deficit under general fund.

	Actual, 1938-39.	Actual, 1937-38.	% actual, 1937-38.	Budget, 1938-39.
	£s.	£s.	£s.	£s.
(a) Net total receipts under A. General Account—Ordinary ..	78,972	48,842	61.12	48,842
(b) Net total expenditure under A. General Account—Ordinary ..	22,154	27,479	76.14	70,000
(c) Excess (or —) (b) ..	— 5,690	21,840	21,840	21,840
(d) Net surplus or deficit after deducting charges for expenditure of ..	— 5,690	27,890	18,150	24,200
(e) Capital expenditure— ..	— 1,840	1,840	1,840	2,000
(f) Ordinary surplus or deficit (total of (d) and (e)) ..	— 7,530	26,050	20,010	22,200
(g) Capital expenditure— ..	— 1,840	1,840	1,840	2,000
(h) Net surplus or deficit under all accounts transferred from the ..	22,200	26,050	20,010	22,200
(i) General account of the 1938-39 ..	2,500	— 1,000	— 4,000	— 20
(j) Opening balance under A. General Account—Ordinary ..	— 5,690	— 5,690	— 21	— 5,690
(k) Closing balance under A. General Account—Ordinary ..	5,690	8,510	4,910	5,690
(l) Surplus or deficit balance ..	— 10,000	— 8,500	— 8,510	— 8,500

Statement of liabilities and assets on 31st March 1939.

Liabilities.	Assets.
£s.	£s.
Sh. s. d.	Sh. s. d.
(1) Balance of income—	(2) Closing balance—
(a) From Government ..	(a) Cash ..
(b) From public ..	(b) In treasury ..
	(c) In bank ..
Total ..	Total ..
(3) Prepaid funds—	(4) Prepaid fund—
(a) Cash ..	Post Office Savings Bank ..
(b) Government ..	Insurance ..
Total ..	Total ..
(5) Deposits—	(6) Deposits—
(a) Cash ..	(a) Postal Savings Bank ..
(b) From 3 New Savings Bank ..	(b) Government Treasury Notes ..
(c) Prepaid surplus of various institutions ..	(c) Loans or other securities ..
(d) Cash balance of unfunded liabilities—	
Electricity ..	Total ..
(e) Cash balance of special accounts—	
Waterworks ..	(7) Savings Fund—
(f) Other accounts ..	(a) Cash ..
Open to maintain ..	(b) Other investments ..
Unpaid bills ..	(c) Prepaid surplus of various institutions ..
	(d) Loans or other securities ..
Closing balance ..	(e) Advances—
	(a) Government ..
Grand total ..	(b) Other ..
	Total ..
	Grand total ..

JULIUS BROWN,
Secretary to Government.

Port St. George, November 29, 1939

[G.O. No. 444, S. 3 R.]

No. 5258—Application of the Tasmanian Municipal Council for a loan of £5,000 for additions to the Towns Electricity from Government under the Local Authorities Loans Act.

- The work to which the loan is proposed to be applied is the cost of the works of each part of it is proposed to meet this loan—Additions to Towns Electricity. Amount of the loan estimate £5,000.
- The interest which it is proposed to be borne—£5,000 (interest charged rate).
- The loan on the security of which it is proposed to be borne—The Tasmanian Municipal Council.
- The loan to which the £5,000 is to be applied, amount of £5,000. The Tasmanian Municipal Council Act of 1939.
- The period for which the loan is required, the amount and the interest of the loan, if any, in which it

is proposed that the loan shall be taken, the date proposed for paying such instalments and the method by which it is proposed to repay the loan—The loan is proposed to be repaid in a period of twenty years from the date of receipt of the loan and the loan will be taken in one instalment on 31st January 1940 and will be repaid by twenty equal annual instalments of £5,000 (interest charged rate).

- The date of interest of which it is proposed to be borne—£5,000 per annum.
- A detailed account of the revenue and expenditure of the Council authority for the last preceding financial year—£5,000.
- A statement of the revenue and expenditure of the Council authority on 31st March 1939—

	£s.	s.	d.
I. Balance of the loan taken in 1939 for 1 and 2 to be repaid in 20 years—	5,000	0	0
II. Balance of loan taken in 1939 for 1 and 2 to be repaid in 20 years—	5,000	0	0
III. Balance of loan taken in 1939 for 1 and 2 to be repaid in 20 years—	5,000	0	0

	RE. A. & B.		RE. A. & B.
III. Balance of loan taken in 1928 for wages-wages as per O.D. No. 40, dated 29th March 1928	1,380 6 2	X. Loan taken in 1928 for (1) additions to Town Council, (2) improvements in Kereyia Market and (3) maintenance of footpaths as per O.D. No. 40, dated 29th March 1928	21,850 5 6
IV. Balance of loan taken in 1928 for wages-wages as per O.D. No. 40, dated 29th March 1928	22,370 24 8	XI. Loan taken in 1928 for the purchase of a motor lorry for the removal of refuse and replaced as per O.D. No. 57, dated 15th September 1928	1,500 0 0
V. Balance of loan taken in 1928 for wages-wages as per O.D. No. 40, dated 29th March 1928	36,860 1 3	XII. Loan taken in 1928 for the construction of a new building as per O.D. No. 40, dated 29th March 1928	22,310 0 0
VI. Balance of loan taken in 1928 for wages-wages as per O.D. No. 40, dated 29th March 1928	19,200 1 3	XIII. Loan taken in 1928 for the construction of a new building as per O.D. No. 40, dated 29th March 1928	0 0 0
VII. Balance of loan taken in 1928 for wages-wages as per O.D. No. 40, dated 29th March 1928	13,320 4 0	XIV. Loan taken in 1928 for the purchase of a motor lorry for the removal of refuse and replaced as per O.D. No. 57, dated 15th September 1928	1,500 0 0
VIII. Balance of loan taken in 1928 for wages-wages as per O.D. No. 40, dated 29th March 1928	13,320 4 0		
IX. Loan taken in 1928 for wages-wages as per O.D. No. 40, dated 29th March 1928	13,320 4 0		
		Total	2,00,000 0 0

STATEMENT SHOWING THE FINANCIAL POSITION OF VICTORIA TOWN MUNICIPALITY FOR EACH YEAR ENDING WITH THE YEAR 1929-30.

Part I.—Account of receipts and expenditure of the General and Special Service Accounts—Ordinary.

A. General Account.

Receipts.	General Services and other income.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total receipts—										
Arrears, 1928-29	74,094	2,400	56,340	274	8,810	14,070	2,225	5,274	22,970	1,23,000
" 1929-30	1,32,321	1,320	80,878	414	9,369	15,000	2,225	5,274	22,970	1,60,740
" 1928-29	91,661	2,400	81,262	974	9,740	15,000	2,225	5,274	22,970	1,23,000
Budget Estimate, 1929-30	1,32,321	2,400	81,262	974	9,740	15,000	2,225	5,274	22,970	1,60,740
Excess—Receipts, 1928-29 over—										
Arrears, 1928-29	16	274	..	8,810	..	2,225	..	4,169
" 1929-30	315	414	..	8,810	..	2,225	..	2,281
" 1928-29	974	..	8,810	..	2,225	..	8,207
Budget Estimate, 1929-30	230	..	8,810	..	2,225	..	8,207
Excess—Receipts, 1929-30 over—										
Arrears, 1929-30	76,094	2,400	56,340	..	8,810	14,070	2,225	5,274	22,970	1,23,000
" 1929-30	1,32,321	2,400	81,262	..	9,369	15,000	2,225	5,274	22,970	1,60,740
" 1928-29	91,661	2,400	81,262	..	9,740	15,000	2,225	5,274	22,970	1,23,000
Budget Estimate, 1929-30	1,32,321	2,400	81,262	..	9,740	15,000	2,225	5,274	22,970	1,60,740
Expenditure.	General Services and other income.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total expenditure—										
Arrears, 1928-29	18,020	25,000	22	22	81,000	8,000	2,08,000
" 1929-30	18,020	25,000	22	22	81,000	8,000	2,08,000
" 1928-29	18,020	25,000	22	22	81,000	8,000	2,08,000
Budget Estimate, 1929-30	18,020	25,000	22	22	81,000	8,000	2,08,000
Excess—Expenditure, 1928-29 over—										
Arrears, 1928-29
" 1929-30
" 1928-29
Budget Estimate, 1929-30
Excess—Expenditure, 1929-30 over—										
Arrears, 1929-30	18,020	25,000	22	22	81,000	8,000	2,08,000
" 1929-30	18,020	25,000	22	22	81,000	8,000	2,08,000
" 1928-29	18,020	25,000	22	22	81,000	8,000	2,08,000
Budget Estimate, 1929-30	18,020	25,000	22	22	81,000	8,000	2,08,000

E. Special Service Account.

	C. Elementary Education Account.		D. Water-supply and Drainage Account.		E. Special Service Account.		C. Elementary Education Account.		D. Water-supply and Drainage Account.	
	Receipts.	Rs.	Rs.	Rs.	Rs.	Rs.	Expenditure.	Rs.	Rs.	Rs.
Total receipts including contributions from General Account—										
Ordinary										
Arrears, 1915-16		15,864	15,864				Arrears, 1915-16	14,417	14,417	
Do, 1916-17		22,908	22,908				Do, 1916-17	11,117	11,117	
Do, 1917-18		22,910	22,910				Do, 1917-18	21,466	21,466	
Do, 1918-19		22,912	22,912				Do, 1918-19	21,466	21,466	
Budget Estimate, 1919-20 ..		22,912	22,912				Budget Estimate, 1919-20 ..	21,466	21,466	
Net receipts from special taxation and receipts under this account ..							Net receipts from taxation and receipts under this account ..			
Arrears, 1916-17		21,311	21,311				Arrears, 1916-17	21,311	21,311	
Do, 1917-18		21,311	21,311				Do, 1917-18	21,311	21,311	
Do, 1918-19		21,311	21,311				Do, 1918-19	21,311	21,311	
Budget Estimate, 1919-20 ..		21,311	21,311				Budget Estimate, 1919-20 ..	21,311	21,311	

Total Receipts of the net receipts or deficit under general fund.

	Arrears, 1916-17.	Arrears, 1917-18.	Arrears, 1918-19.	Budget Estimate, 1919-20.
(a) Net total receipts under A. General Account—Ordinary	1,39,264	1,39,264	1,39,264	1,39,264
(b) Net total expenditure under A. General Account—Ordinary	1,39,264	1,39,264	1,39,264	1,39,264
(c) Difference (a) - (b)	0	0	0	0
(d) Net receipts of ordinary after deducting charges for repayment of loans	0	0	0	0
(e) Ordinary receipts in full—total of (a) and (c)	1,39,264	1,39,264	1,39,264	1,39,264
(f) Capital expenditure on works 10 per cent of the receipts under (e)	13,926	13,926	13,926	13,926
(g) Ordinary receipts in full—total of (e) and (f)	1,53,190	1,53,190	1,53,190	1,53,190
(h) Net total receipts under A. General Account—Ordinary	1,53,190	1,53,190	1,53,190	1,53,190
(i) Net total expenditure under A. General Account—Ordinary	1,53,190	1,53,190	1,53,190	1,53,190
(j) Difference (h) - (i)	0	0	0	0

Statement of liabilities and assets on 31st March 1919.

Liabilities.		Rs.	Rs.	Rs.
(a) Receipts of loans—				
(i) Public Works		2,18,000	0	0
(ii) Other		0	0	0
Total		2,18,000	0	0
(b) Provisional fund—				
(i) Cash		3,379	2	0
(ii) Investments—Public Office		3,379	0	11
(iii) Investments—Public Office		3,379	0	0
Total		3,379	2	11
(c) Other				
(i) Cash		8,234	0	0
(ii) Investments		8,234	0	0
(iii) Deposits		21,884	0	0
(iv) Provisional fund		3,379	2	11
(v) Cash balance of undrawn		8,234	0	0
(vi) Cash balance of undrawn		8,234	0	0
(vii) Other		0	0	0
Total		49,120	2	11
Grand total		2,67,120	2	11
Assets				
(a) Elementary Education		7,000	12	4
(b) Water-supply		21,884	12	4
(c) Public Works		7,000	12	4
(d) Other		0	0	0
Total		49,120	2	11

T. R. RAMACHANDRA MUDALIYAR,
Assistant Secretary to Government.

Fort St. George, December 10, 1919.

No. 2662—Application of the Kanchikottai Municipal Council for a loan of Rs. 20,000 from Government under the Local Authorities Loans Act, of 1914—

1. The work for which the loan is required—Application for a loan and construction of Elementary School building.

- The amount which is proposed to borrow—Rs. 20,000.
- The fund on which the loan is proposed to be repaid—Kanchikottai Municipal Fund (General).
- The date when the loan is proposed to be repaid—The loan is proposed to be repaid in 10 years and the rate of interest is 5 per cent. The loan will be taken in full immediately. It will be repaid in 10 years.

- and annual instalments of Rs. 1,214 each, inclusive of interest.
4. The law under which the said Port is levied is laid—The Customs Duties Amendment Act V of 1927.
5. The rate of interest at which it is proposed to borrow—Six per cent.
3. Financial position, including all proceedings upon the issue of the local authority—The statement showing the financial position, etc., is appended.

STATEMENT SHOWING THE FINANCIAL POSITION OF THE KORMANIAN MUNICIPAL COUNCIL FOR THE FISCAL YEAR ENDING WITH THE EXPENDITURE YEAR 1929-30.

Part I.—Account of receipts and expenditure of the General and Special Service Accounts—Ordinary.

A. General Account.

Receipts.	I. Grants from Government and other authorities in connection with the Port.	II. Municipal.	III. Commercial.	IV. Municipal, other than Municipal.	V. Public health.	VI. Entertainment, etc.	TOTAL.	Grants-in-aid from Government and other authorities.	From District, Municipal and other authorities.	Net total.	Total.
Total receipts:	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Actuals, 1928-29	50,876	1,794	55,858	4,817	20,385	22,882	1,54,982	31,124	5,39,432	1,94,514	1,94,514
Do. 1927-28	87,840	2,869	75,979	3,700	24,472	32,802	2,28,755	31,273	5,78,244	5,78,244	5,78,244
Revised estimate, 1928-29 ..	50,000	8,149	49,847	2,244	20,000	20,000	1,12,293	11,075	5,12,124	5,12,124	5,12,124
Budget estimate, 1929-30 ..	1,72,086	8,650	66,374	3,340	20,000	25,000	2,25,380	31,273	5,78,244	5,78,244	5,78,244
Receipts from Special Government grants:											
Actuals, 1928-29	308	308	308
Do. 1927-28	202	202	202
Revised estimate, 1928-29	400	400	400
Budget estimate, 1929-30	410	410	410
Net receipts available for ordinary expenditure:											
Actuals, 1928-29	50,876	1,794	55,858	4,511	19,185	22,882	1,52,407	31,124	5,39,432	1,94,514	1,94,514
Do. 1927-28	87,840	2,869	75,979	3,500	24,472	32,802	2,26,423	31,273	5,78,244	5,78,244	5,78,244
Revised estimate, 1928-29 ..	50,000	8,149	49,847	2,244	20,000	20,000	1,12,293	11,075	5,12,124	5,12,124	5,12,124
Budget estimate, 1929-30 ..	1,72,086	4,000	69,380	2,749	20,000	25,000	2,25,380	31,273	5,78,244	5,78,244	5,78,244

Expenditure.	I. Municipal.	II. Commercial.	III. Education, other than ordinary.	IV. Public health.	V. Entertainment, etc.	Total.
Total expenditure:	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Actuals, 1928-29	77,978	41,564	8,850	1,61,634	4,461	1,94,514
Do. 1927-28	28,388	49,328	8,850	1,20,080	7,272	6,04,038
Revised estimate, 1928-29 ..	77,113	40,440	8,850	11,394	6,616	1,34,413
Budget estimate, 1929-30 ..	77,419	15,400	8,850	1,61,634	6,616	1,94,514
Special Government grant from—						
Actuals, 1928-29	308	..	308
Do. 1927-28	202	..	202
Revised estimate, 1928-29	400	..	400
Budget estimate, 1929-30	410	..	410
Net expenditure incurred from ordinary receipts:						
Actuals, 1928-29	50,876	40,810	8,710	1,61,634	4,461	1,94,514
Do. 1927-28	79,118	49,578	8,850	1,20,080	7,272	5,78,244
Revised estimate, 1928-29 ..	77,113	35,190	8,850	11,394	6,616	1,34,413
Budget estimate, 1929-30 ..	77,419	15,400	8,850	1,61,634	6,616	1,94,514

B. Special Service Account.

Receipts.	G. Elementary Education.	H. Water supply and drainage.	Expenditure.	G. Elementary Education.	H. Water supply and drainage.
Total receipts including grants from General Account—Ordinary:	Rs.	Rs.	Total expenditure:	Rs.	Rs.
Actuals, 1928-29	63,124	14,607	Actuals, 1928-29	37,818	21,740
Do. 1927-28	79,959	19,500	Do. 1927-28	45,860	12,440
Revised estimate, 1928-29 ..	71,695	18,671	Revised estimate, 1928-29 ..	37,818	14,607
Budget estimate, 1929-30 ..	63,124	14,607	Budget estimate, 1929-30 ..	37,818	14,607
Net receipts from—			Net expenditure from—		
Actuals, 1928-29	45,318	14,607	Actuals, 1928-29	37,818	21,740
Do. 1927-28	79,959	19,500	Do. 1927-28	45,860	12,440
Revised estimate, 1928-29 ..	71,695	18,671	Revised estimate, 1928-29 ..	37,818	14,607
Budget estimate, 1929-30 ..	63,124	14,607	Budget estimate, 1929-30 ..	37,818	14,607

PART II.—Particulars of the net surplus or deficit under general heads.

Particulars.	Actuals, 1928-29.	Actuals, 1927-28.	Revised estimate, 1928-29.	Budget estimate, 1928-29.
(a) Net total receipts under A. General Account—Delivery	Rs. 1,81,320	Rs. 2,27,110	Rs. 2,11,124	Rs. 2,20,870
(b) Net total expenditure under A. General Account—Delivery	1,81,320	2,27,110	1,95,110	2,20,870
(c) Difference (a) — (b)	0	0	16,014	0
(d) Net charges on railways (see following for charges for equipment of lines)	0	0	0	0
(e) Railway surplus on total (total of (c) and (d))	0	0	16,014	0
(f) Income in positions of surplus	0	0	0	0
(g) General expenditure under all accounts transferred from the General Account	1,81,320	2,27,110	1,95,110	2,20,870
(h) Expenditure under A. General Account—Delivery	0	0	0	0
(i) Expenditure under A. General Account—Delivery	0	0	0	0
(j) Expenditure under A. General Account—Delivery	0	0	0	0
(k) Delivery in the railway income	0	0	0	0

Statement of Receipts and assets on 31st March 1929.

Receipts.	Amount. Rs.	Receipts.	Amount. Rs.
(a) Balance of Income	3,17,497	(d) General Income	1,18,104
(b) From public	0	(e) In Bank	2,20,114
Total	3,17,497	Total	3,38,218
(c) Provision Fund	4,800	(f) Provision Fund	4,800
(d) Cash	6,100	(g) Cash	6,100
(e) In Post Office Savings Bank	2,120	(h) In Post Office Savings Bank	2,120
Total	10,920	Total	10,920
(i) Deposits	41,700	(j) Deposits	41,700
(k) Fixed capital of railway installations	32,400	(l) Fixed capital of railway installations	32,400
(m) Cash balance of railway installations	400	(n) Cash balance of railway installations	400
(o) Other assets	10,920	(p) Other assets	10,920
Total	82,420	Total	82,420
Total	3,38,218	Total	3,38,218
By capital	3,38,218	By capital	3,38,218
Grand total	6,56,716	Grand total	6,56,716

No. 2081.—Under sub-section (1) of section 45 of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1923, the Government hereby withdraw from the acquisition of 1 cent of land owned by S. No. 210-B in Southammaruwa, hamlet of Gumbapola village in the Southammaruwa taluk of Vavuniya district, specified in Memorandum No. 104 of Part I A of the Port St. George Gazette, dated 16th June 1928, as required for the extension of railways.

Santhar (South) channel, panchayat, S. No. 1184-B, belonging to the taluk of Vavuniya, situated on the right bank of the S. No. 210-B, and by S. No. 11-B, and by S. No. 210, and by S. No. 210.

NOTICE.

In Notification No. 1218 of Part I A of the Port St. George Gazette, dated the 16th July 1928, relating to the acquisition of lands for Railway line Nos. 40 and 41 of Ward II, Kumbakonam Municipality,

in No. 40, Paluvai village, Kumbakonam taluk, Tanjore district—

No. 1218 of Part I A of the Port St. George Gazette, dated the 16th July 1928, relating to the acquisition of lands for Railway line Nos. 40 and 41 of Ward II, Kumbakonam Municipality, in No. 40, Paluvai village, Kumbakonam taluk, Tanjore district—

No. 1218 of Part I A of the Port St. George Gazette, dated the 16th July 1928, relating to the acquisition of lands for Railway line Nos. 40 and 41 of Ward II, Kumbakonam Municipality, in No. 40, Paluvai village, Kumbakonam taluk, Tanjore district—

No. 1218 of Part I A of the Port St. George Gazette, dated the 16th July 1928, relating to the acquisition of lands for Railway line Nos. 40 and 41 of Ward II, Kumbakonam Municipality, in No. 40, Paluvai village, Kumbakonam taluk, Tanjore district—

No. 1218 of Part I A of the Port St. George Gazette, dated the 16th July 1928, relating to the acquisition of lands for Railway line Nos. 40 and 41 of Ward II, Kumbakonam Municipality, in No. 40, Paluvai village, Kumbakonam taluk, Tanjore district—

No. 1218 of Part I A of the Port St. George Gazette, dated the 16th July 1928, relating to the acquisition of lands for Railway line Nos. 40 and 41 of Ward II, Kumbakonam Municipality, in No. 40, Paluvai village, Kumbakonam taluk, Tanjore district—

No. 1218 of Part I A of the Port St. George Gazette, dated the 16th July 1928, relating to the acquisition of lands for Railway line Nos. 40 and 41 of Ward II, Kumbakonam Municipality, in No. 40, Paluvai village, Kumbakonam taluk, Tanjore district—

No. 1218 of Part I A of the Port St. George Gazette, dated the 16th July 1928, relating to the acquisition of lands for Railway line Nos. 40 and 41 of Ward II, Kumbakonam Municipality, in No. 40, Paluvai village, Kumbakonam taluk, Tanjore district—

perform the functions of a Collector under section 4-A of the Act.

South Arcot District, Vaidhambalai taluk,
Kaler village.

Appropri-
ation
amount
Rs.

Government, Coy. S. No. 125-11 part, belonging to
Palamanthi Taluk, bounded on the north by
No. 110-12 part, north by No. 125-12, south by No.
125-11 and 127, west by No. 125-12 and 127 .. 0-16

Government, Coy. S. No. 125-11, belonging to
Taluk, bounded on the north by No. 125-12, south
by S. No. 125-11 part, west by S. No. 125-12, and
by S. No. 125-11 part; south by No. 127 .. 0-10

Government, Coy. S. No. 125-11, belonging to
Taluk, bounded on the north by No. 125-12, south
by S. No. 125-11 part; west by S. No. 125-12, 125-11
part, south by S. No. 127, east by No. 125-11 .. 0-10

Total .. 2-36

OSULAM KUNAIN,
Assistant Secretary to Government.

NOTIFICATIONS BY THE REGISTRAR- GENERAL OF PANCHAYATS.

With the approval of the Local Government the Registrar-General of Panchayats hereby appoints the undersigned gentlemen to be Temporary Officers of Panchayats in the areas noted against their names for a period of two years from the dates given below:—

(From 20th November 1929.)

M.R. B. Babunathan Ayyar, B.A., Post-
graduate Fellow, Seriparam—Thiruvannamalai and
Neyyatturai Taluks of the Seriparam taluk
of the Salem district.

(From 6th December 1929.)

M.R. S. Velayudham Pillai Ayyar, B.A., Post-
graduate Fellow, Seriparam—Thiruvannamalai, Kallakurichi taluk—Sankarapuram and Vaidhambalai taluks of the Kallakurichi taluk of the South Arcot district.

Fort St. George, 6th December 1929.

With the approval of the Local Government the Registrar-General of Panchayats hereby appoints the undersigned gentlemen to be Temporary Officers of Panchayats in the areas noted against their names for a period of two years from the dates given below with the areas powers as before:—

(From 20th November 1929.)

M.R. S. S. Krishna Rao Ayyar, B.A., B.L.,
Vaidhambalai—Vaidhambalai taluk of the
South Arcot district.

(From 1st December 1929.)

M.R. S. S. Krishna Rao Ayyar, B.A., B.L.,
Neyyatturai—Neyyatturai Taluk, Kallakurichi taluk, Thiruvannamalai—Kallakurichi taluk of the Thiruvannamalai district.

T. G. RUTHESFORD,

Registrar-General of Panchayats.

Fort St. George, 2nd December 1929.

NOTIFICATIONS BY LOCAL AUTHORITIES.

Under section 105 of the Madras Local Boards Act XIV of 1919, the District Board of Madras hereby notifies that from and after the 10th December 1929, the sub-taluk situated at about 2 1/2 miles of Road No. 32 (Dudhigudi to Kaveri) will be divided from its present position and located at the 10th mile of the same road and that all the businesses now specified in schedule 5 of the Act will be levied on all earnings, sales, receipts, etc., passing through it.

It is further declared under sub-section (1) of section 104 of the Act, that payment of tolls at the aforesaid gate shall, within the same period of twenty-four hours mentioned above, be made in square, clear coin, or in notes, etc., passing through the Kaveri bridge at mile 16 1/2 of Road No. 32 (Dudhigudi to Kaveri) and vice versa.

R. FOULKES,
President.

Madras District Board Office,
2nd December 1929.

In pursuance of the powers conferred on the District Board under section (4) of sub-section (1) of section 5 of the Madras Local Boards Act, 1919, and with the approval of the Local Self-Government, Madras, it is hereby notified that survey Nos. 148, 149, 150, 151, 152, 153 and 154 of Thiruvannamalai Taluk will be included in the Thiruvannamalai Taluk Board area.

G. JAGANNADHARAJU,
President.

Thiruvannamalai District Board Office,
2nd December 1929.

Under section 18 of the Madras Local Boards Act, 1919, and under rule 7 of rules for the election of presidents and vice-presidents of local boards, it is hereby notified that M.R. S. S. Krishna Rao Ayyar is declared to have been duly elected Vice-President of the Kallakurichi Taluk Board.

D. BASANTAYYA,
President.

Kallakurichi Taluk Board Office,
27th November 1929.

Under section 18 of the Madras Local Boards Act of 1919 and rule VII of the rules for the election of presidents and vice-presidents of local boards, M.R. S. S. Krishna Rao Ayyar of Kallakurichi is declared to have been duly elected as Vice-President of the Thiruvannamalai Taluk Board.

[Illegible],
President.

Thiruvannamalai Taluk Board Office,
16th November 1929.

The surveys on the Mangalore Kaveri Taluk Road in the South Arcot district in the portion from Mandi to Seriparam are being either repaired or reconstructed and directions have been issued with temporary track-wood, which are not strong enough to carry loaded buses and trucks. All the bus and lorry owners are therefore requested to instruct their drivers to alight all passengers and goods when crossing the road in places and take the buses slowly over the sleepers.

R. SIVANATHAN RAJAGOPAL,
District Board Engineer, South Arcot.

Mangalore, 17th November 1929.

Under rule III (1) of the rules for the election of chairman and vice-chairmen of municipal councils, the Government Order S. Rangaswamy Aiyangar is directed to have been elected immediately as Vice-Chairman of this Municipality at the special meeting of the Municipal Council, Thanjavur, at 10 a.m., on the 21st November 1929.

RAJA K. RAMASWAMI CUNERTTAR,
Chairman.

Thanjavur Municipal Office,
21st November 1929.

Under section 4 (5) of the Madras District Municipalities Act V of 1919, and rule 23 (a) of the rules for the conduct of elections of municipal councils in municipalities, M.E.Ry. Chintamani Chettyar Kanganai Chettyar Aiyangar has been selected to be elected for the seventh Polling station ward in the Mysore Municipal Council. His term of office will expire on the 31st November 1930.

M. SOMASUNDARAM PILLAI,
Chairman.

Mysore Municipal Office,
2nd December 1929.

Under rule III of the rules for the election of chairman and vice-chairmen of municipal councils, S. Ramaswamy Aiyangar is directed to

have been unanimously elected as Chairman of the Parakkudi Municipality for a period of three years from 2nd November 1929.

T. SURTANARATNAM,
Presiding Councillor.

Parakkudi Municipal Office,
2nd November 1929.

It is hereby notified under rule VII of the rules for the election of chairman and vice-chairmen that M.E.Ry. S. Ramaswamy Aiyangar has been unanimously elected as Vice-Chairman of the Solapur Municipality.

S. K. ABDUL RAZACK,
Chairman.

Solapur Municipal Office,
2nd November 1929.

Under rule III (1) of the rules for the election of chairman and vice-chairmen of municipal councils, M.E.Ry. J. Nageswami Aiyangar has been elected as Vice-Chairman of Talpott Municipality.

M. ABDUL KHADIR,
Chairman.

Talpott Municipal Office,
4th December 1929.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 50]

MADRAS, TUESDAY EVENING, DECEMBER 10, 1929

[PART I over

Part I-B.—Educational.

CONTENTS.

REGULATIONS	NOTIFICATIONS
..
..

EDUCATION DEPARTMENT.

LEAVE.

Fort St. George, December 5, 1929.

No. 112.—Mr. P. F. Fynn, Principal, Presidency College, Madras, leave on average pay for nine days from 14th November 1929.

NOTIFICATIONS.

Fort St. George, December 5, 1929.

No. 113.—Under section 5 of the Madras Elementary Education Act, 1910, the undersigned persons have been elected to be members of the District Educational Councils next against their seats by the electorate specified therein:—

M.R. Ry. N. R. Srinivasulu Gura—Guntur (by the Taluk Board, Ongole).

Fort St. George, December 6, 1929.

M.R. Ry. S. Balakrishna Pillai—Arangal—Tiruchengode (by the Taluk Board, Tiruchengode).

M.R. Ry. R. Ramaswami Nayudu Gura—Kudalur (by the Municipal Council, Dindigul).

M.R. Ry. C. R. Sathyanarayana Apper Arangal—Tiruchengode (by the Taluk Board, Kudalur).

M.R. Ry. V. K. Ramaswami Mudaliyar Arangal and M.R. Ry. K. Ramaswami Nayudu Gura—Tiruchengode (by the Taluk Board, Madhavaram).

Fort St. George, December 5, 1929.

M.R. Ry. K. V. Srinivasan Pillai—Arangal—Tiruchengode (by the Taluk Board, Kudalur).

M.R. Ry. Srinivasan Venkateswara Nayudu Gura—Guntur (by the Taluk Board, Ongole).

Fort St. George, December 7, 1929.

M.R. Ry. P. Srinivasan Nayudu—Tiruchengode—Kudalur (by the Taluk Board, Kudalur).

Fort St. George, December 8, 1929.

(G.O. No. 2121, Madras).

No. 114.—The following addition will be made in the rules relating to the President Fund for teachers in one practicable series:—

AMENDMENT.

Insert the following rule under rule 4 (f):—

"Note.—In every case of transfer under this rule the District Educational Officer should examine at the time of transfer the title of the teacher to the management and the Government's satisfaction and record in the order concerning the transfer his opinion as to whether the teacher is entitled to the above contribution or not."

Fort St. George, December 10, 1929.

(G.O. No. 2149, Madras).

No. 115.—IN THE MATTER OF THE CHARTERED EMPLOYMENT ACT, 1890, AND IN THE MATTER OF "THE MADRAS DISTRICT EDUCATION FUND AT MADRAS."

It is hereby notified that the Government of Madras, in exercise of the power conferred by

section 4 of the Charitable Endowments Act, 1850, is hereby ruled and given that the accounts and receipts now in the hands of the Accountant-General, Madras, and described in the schedule hereto shall be from the date of publication of this notification sent to the Treasurer of Charitable Endowments for the institutions subject to the Government of Madras and be laid by him and his successors (subject to the said Charitable Endowments Act, 1850, and to any rules which may from time to time be framed) immediately upon the receipt and for the purpose and subject to the conditions set forth in a scheme under section 5 of the said Charitable Endowments Act, 1850, for the administration of the said "Mrs. Dayalade Scholarship Fund at Madras."

The Schedule also referred to.

	Rs.	A.	P.
For per cent Government securities of the sum of Rs. 1000	1000	0	0
Cost	10	0	0
Total ..	1010	0	0

No. 321.—IN THE MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1850, AND IN THE MATTER OF "THE MRS. DAYALADE SCHOLARSHIP FUND AT MADRAS."

It is hereby ruled that the Government of Madras, in exercise of the powers conferred by section 5 of the Charitable Endowments Act, 1850, have settled the scheme set forth in the schedule hereto for the administration of the accounts and money vested in the Treasurer of Charitable Endowments by Notification No. 321, dated the 10th day of November 1929, and thereafter scheme shall come into operation on the 15th day of December 1929.

The Schedule also referred to.

1. The Principal for the sum being of the Lady Willingdon Trusting College, Madras, shall be the administrator of the Mrs. Dayalade Scholarship Fund at Madras and the accounts and money which are now vested in the Treasurer of Charitable Endowments by Notification No. 321, dated the 10th day of November 1929.

2. The income of the said fund shall be applied in establishing and maintaining a scholarship to be called "The Mrs. Dayalade Scholarship" to be from time to time awarded to one or more deserving students of the Lady Willingdon Trusting College, Madras, and shall be awarded to such value student of the said College whom the administrator may decide to be most deserving.

3. The scholarship shall be of the monthly value of Rs. 50 or such value as the income of the said fund shall allow monthly.

4. The scholarship shall be tenable for a period of one year and no student shall be eligible to receive it in any subsequent year.

5. The amount of the endowment may be recovered from time to time in Government securities.

6. All interest on the said endowment that may not be required for the said scholarship shall be accumulated and such accumulations shall from time to time be invested in the securities of the Government of India and be added to the corpus of the Fund.

For St. George, December 4, 1929
(N.O. No. 324, Education.)

No. 323.—In paragraph VI of the revised scheme for the award of Secretary School-Leaving Certificate published on page 415—442 of Part I B of the Post St. George Gazette, dated the 26th August 1929, substitute the following for clause (B):—

"(B) The name of the pupil shall then be included when the age there is less than 15 years unless the pupil will complete the age of 15 years on or before

the last day of the month in which the examination is to be held. It shall, however, be competent to the Director to relax this rule in the case of girls and in great exemption in favour of boys whose applications for exemption are supported by their teachers, provided the applications are accompanied by verification of physical fitness from registered medical practitioners."

For St. George, November 30, 1929
(G.O. No. 26, 1929, Education.)

No. 324.—The following notification of the Government of India is reproduced:—

RAILWAY DEPARTMENT.

RAILWAY BOARD.

New Delhi, the 14th December 1929.

No. 325.—In pursuance of sub-section (1), section 115 of the Indian Railway Act, 1925 (No. XX of 1925), the Government-General in Council is pleased to declare that the administration of the South Indian Railway shall be liable to pay in aid of the funds of the local authority set up in the schedule annexed thereto the tax specified in the second column thereof:—

SCHEDULE.

Local authority.	Tax.
Madras Municipality	Edimonton tax.

A. D. CROMBIE,

Deputy Secretary to Government.

For St. George, December 3, 1929
(G.O. No. 25, 1929, Education.)

ORDER BY HIS EXCELLENCY THE GOVERNOR.

No. 326.—In exercise of the powers conferred on him by section 46 of the Associated University Act, 1919 (Madras Act I of 1919), His Excellency the Governor is hereby pleased to direct that the Senate, the Syndicate and the Academic Council which have been duly constituted shall continue to exercise their functions under the said Act on and from the 1st day of December 1929.

J. VENKATANARAYANA,
Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

POSTING.

Mrs. M. Lakshmi Ammal, permanent Assistant Professor, Queen Mary's College for Women, Madras, and temporary Professor in the same College, on relief by Miss K. M. Myer, to revert to her permanent appointment in the same college.
Madras, 10th November 1929.

SCHOLARSHIPS.

The Government scholarships mentioned to T. Kalidasa, a student of Government College, Mangalore, and R. Ramaswami, a student of Sakun College, Salem, in Proceedings R.C. No. 2214 F-59, dated 15th September 1929, are hereby awarded and the same are awarded to the following students. The rules and the terms in which the scholarships are tenable and the period for which they are tenable are shown hereunder:—

Class II.—Rs. 500 per annum.
T. Kalidasa, Pudukkottai College, Madras—From 1st July 1929 to 30th June 1930.
R. Ramaswami, Salem College, Madras—From 1st July 1929 to 30th June 1930.

R. G. GURNEY,

Off. Director of Public Instruction.

Madras, 10th November 1929.

For paper (6) on *Yajñika*—

Literary—*Paribrahmāyika* only.

Directed by *Kalpachurnan*—*Adhyaya* 1 to 4 only.

For paper (7) in *Composition* in the respective vernaculars of candidates—

No text-book is prescribed.

For paper (8) on the English Language, the same text follows.

Reader IV in the "Reformed Series of English books for Indian Schools" by J. A. Yates and P. T. Gopinath Ayyangar (Longmans, Green & Co., Madras).

N.B.—This paper should be answered only by those who are conversant with English in the examination.

8. The fee prescribed for admission to the examination is Rs. 5 which must be paid in every case to the Government Treasury, or, if at Madras, into the Imperial Bank of India, Madras, on or before the 15th January next, and the receipt given by the Treasury Officer at the Imperial Bank of India, Madras, submitted to the application, in an amount not less than the fee to be received by the Commissioner's office whether sent in cash or by post office order.

9. The fee paid will, in no case whatsoever, be refunded, nor will it be returned for a re-argued examination. Neither will any excess fee that may have been inadvertently paid be returned.

10. Every candidate shall, at the first appearance, take his examination in at least two of the five series papers, one of these being paper I on *Sabhyas* and Elementary Grammar. He need not take paper I at his second or further appearance if he has obtained not less than 40 per cent in paper I at his first appearance. Each of the candidates also who have already qualified for admission to any Group of the Oriental Titles Group, according to the Eastern Entrance Examination Scheme, and seek to qualify for any other group of the Oriental Titles Group need not take this paper on *Sabhyas* and Elementary Grammar at a subsequent examination, provided that such candidates who have already qualified for admission to a course other than *Sabhyas* Elementary group and seek to further qualify for admission to Group V (*Sabhyas*) of the Scheme cannot re-take paper I, only in case they have already obtained not less than 40 per cent in paper I at a previous appearance.

N.B.—Candidates who have had to answer the paper on *Sabhyas* and Elementary Grammar at the first side should mention in column 10 of their application for admission to the examination the year in which they entered into the examination and in this paper with the Register Number assigned to them at the year in which they qualified for admission to a particular group or groups of the Oriental Titles Group, and the year in which they qualified for admission to the Oriental Titles Group with not less than 40 per cent in paper I. The particular groups or groups of the Oriental Titles Group for admission to which the candidate might have qualified should also be specified in this column.

11. Applications for admission to the examination made out in English on the form prescribed must be submitted so that they reach the Commissioner's office on or before the 20th January next, after which date no application will be received.

The exact number and name of paper relating to that number should be mentioned in the column relating to subjects in the application form.

Each application should be accompanied by a certificate in the Form A if the candidate is a pupil and in the Form B if the candidate is a private candidate.

12. Heads of institutions and private candidates should apply for applications forms to this office and not to Secretary or Sub-Secretary offices.

13. Applications should be sent direct to the undersigned, post-paid, superscribed and addressed as follows:—

[Application for admission to the Eastern Entrance Examination.]

To the Secretary to the Commissioner for Government Examinations,
Cathedral Post Office, Madras.

N.B.—Candidates and private candidates seeking to enter themselves for the application have been received should enclose an address post-paid in the application. The post in it should bear the candidate's address in it and an other writing, which post-paid will be returned to them in the same with the "Reformed" stamp of the office stamped upon them. No other form of acknowledgment stamp that supplied by the post office regarding the date of receipt should be given as will any return be taken of any other form any candidate inquiring whether his application has been received. Invariably accepted cases will be reported.

14. For any further information that may be required, heads of institutions and private candidates are referred to the scheme of the examination, copies of which are on sale at the Government Branch Press, Cathedral Road, Madras. No reply can be had from this office.

15. In submitting an application for admission to any examination, the candidate will be deemed to have given an undertaking that he will abide by all the rules now in force or those to be brought into effect hereafter in respect of that examination including the following:—No re-examination of answer papers is permissible.

PAUNDRY TRAINING CERTIFICATE EXAMINATION, 1930.

The paunDRY Training Certificate Examination will be held in March 1930 at St. Michael's Oriental Training College, Chudamani.

The examination will be open to all persons who have undergone the prescribed course of training in an institution recognized for the purpose. Untrained persons are not eligible to appear for the examination. The subjects and the date and hour of examination are as follows:—

Monday, 17th March 1930.

10 a.m. to 1 p.m.—First paper—Psychology, experimental and analysis and general knowledge subjects involving drawing on blackboard.

2 p.m. to 4 p.m.—Second paper—Special outline of teaching material language and history of the language and literature relating thereto.

Tuesday, 18th March 1930.

10 a.m. to 1 p.m.—Third paper—Prescribed text-books with general and specific questions relating to selected languages.

3. Candidates will receive instructions from the Chief Superintendent in regard to the end test which will be conducted on the 26th and 27th March 1930.

4. The fee for admission to the examination is Rs. 10 and should be paid into a Government Treasury and the receipt sent to this office necessarily furnished to the application. The fee will be received in person by the Commissioner's office either in cash or by postal order. The fee paid will, under no circumstances, be refunded or returned for a re-argued examination. All the applications should be forwarded together by the head of the institution and forwarded to this office with the Treasury receipt so as to reach this office not later than the 16th January 1930.

5. Application forms can be had from this office on request.

4. The following text-books which are permitted for the meeting examination have already been called in the Port St. George Gazette:—

YAMAL.

1. Chikitsakramam—Matsarakshikam—Atchakshikam—1 (100 lines).
2. Prasthantam—1 in 8 stanzas (117 lines).
3. Kanyasulkasam—Atyathakshyam—Ganapathakshyam—1 in 32, 34, 37, 38, 39, 42, 43, 46 and 49 (210 lines).
4. Mahavayam—Ceyrasamudanam—1 in 40 stanzas (212 lines).
5. Keshinashtakam—1 in 20 stanzas (200 lines).

6. Tellicherrypparashikshakam—by Vidwan M. Baghava Ayyangar.
(Note—A student who is found to be incompetent and the corresponding student in Tamil will be reported of variations.)

SANSKRIT.

1. Selection for the Secondary School Leaving Certificate Public Examination, 1930—George A and C.

2. Madhusthomas with reference to Kautilya's Arthashastra.

3. Padhasthomas by Atanghona—First 3 stanzas.

4. Mahanasthomas—1st Chapter.

(Note—Applied knowledge of elements of Mahanasthomas and Padhasthomas and applied knowledge of grammar with special reference to the First and Second Books of Samhita of Panini will be demanded of candidates.)

7. Applicants should be sent direct to the undersigned post paid, unregistered and addressed as follows:—

[Applicants for admission to the Tamil Teaching Certificate Examination.]

(By order)

R. KRISHNA RAO BHONSLE,

Secretary.

Office of the Censor, for Port Examinations,
Madras, 5th December 1932.

SECONDARY SCHOOL-LEAVING CERTIFICATE.

CANDIDATURE OF CANDIDATES.

It is hereby notified that the Secondary School-Leaving Certificate No. 27321a of C. O. U., Vayampadam has been awarded, as unexamined attendance has been found to be.

(By order)

M. KRISHNA RAO BHONSLE,

Secretary, School-Leaving Certificate Board.

Office of the Censor for Port Examinations,
Madras, 28th November 1932.

UNIVERSITY OF MADRAS.

CONSTITUTION OF UNIVERSITY AUTHORITIES,
MADRAS.

Under Law 3 of Chapter VI of the Laws of the University, it is hereby notified that M.M. R. V. S. Vaidyanathan Chari has been elected member of the Senate by the members of the universities in the District of Annamalai. He shall hold office till the 31st March 1934.

SCHOLARSHIPS.

Applications for the following scholarships will be received from candidates who will enter upon the first-year course of study for the Degree of

Bachelor of Medicine and Surgery in January 1933, after passing the Pre-Entrance Examination of this University:—

(1) The Mysore Scholarship—Rs. 30 each per annum. The applicant should be a caste Hindu woman.

(2) The Maharaja of Cochin Scholarship (Rs. 30 per annum). The applicant should be a born Cochin subject.

(3) The Anna Labella Scholarship—Rs. 25 per annum. The applicant should be an Indian Christian of the Province of Madras or of the Prince States of Mysore, Travancore, Cochin or Pudukottah.

Applicants furnishing the full particulars specified in Volume II of the University Calendar (1931-32) should be submitted through the Principal, Madras Medical College, as at to reach the office on or before the 15th January 1933.

(By order)

W. MURRAY,

Secretary.

Seema House, Madras,
5th December 1932.

ANDHRA UNIVERSITY.

NOTIFICATION.

EXAMINEE AT THE ANDHRA COUNCIL OF THE
SCIENCE AND THE SENATE.

It is hereby notified, under section 2 of Chapter XXVIII of the Andhra University Code, that the following persons have been declared duly elected to the various authorities named hereunder by the Andhra Council at its meeting held on the 9th December 1932:—

Professors.

(1) S. Krishnaswami Ayyar, Esq., M.A., F.R.S., Principal, Mrs. A. V. S. College, Vengal Rao.

(2) D. Gummurthi, Esq., M.A. (Hons.), Lecturer, Theosophical College, Madanapalle.

Seniors.

(1) D. N. Das Gupta, Esq., M.A., M.L., Lecturer, Mahabaleswari College, Vengal Rao.

(2) P. Bhadrachari, Esq., M.A., F.R.S., Lecturer, Arts College, Rajamahendravaram.

(3) N. Venkataswami, Esq., M.A., Lecturer, Mahabaleswari College, Vengal Rao.

The above members will hold office for a period of three years from the 1st December 1932, subject to the previous rules of the Council (1932, 1931, and 1930, Class III (2), of the Andhra University Act.

(By order)

G. D. S. CHETTI,

Secretary.

University Office, Secunderabad,
4th December 1932.

STAFF SELECTION BOARD.

APPOINTMENT OF ASSISTANT INSPECTOR
OF EXAMINATIONS.

In the notification of the Staff Selection Board, dated the 21st November 1932, published at page 521-573 of Part I of the Port St. George Gazette, dated the 10th November 1932, add the following for paragraph 3 (2):—

"(3) He agrees to serve for the period mentioned in paragraph 3 (4) and not exceed 25 years as the

NOTIFICATIONS.

It is hereby notified that the Elementary Grade Teacher's Certificate No. 20311 of Sreeni V. Ramakrishna has been suspended for a period of six months by the Director of Public Instruction, Madras, in his Proceedings R.C. No. 2429 R/29, dated 20th November 1929, for making unauthorized admission in the certificate.

M. F. FRAGER,

Acting Inspector of Girls' Schools, South Circle, Madras, 20th November 1929.

The whereabouts of J. Ashby, an ex-student of the Government Training School for Women, Karamadungudi, trained in the years 1915-1917 are not known. The Inspectors of Girls' Schools, South Circle, will be glad to receive information about Ashby's whereabouts from inspecting officers or heads of schools.

H. THOMLINSON,

Inspector of Girls' Schools, South Circle, Coimbatore, 20th November 1929.

The Government Central Manual Training Institute, Madras, which had been located in premises No. 34, Choolai High Road, Choolai, was removed to the new premises No. 18-A, Madhav Street, Vepery, with effect from 20th November 1928. All correspondence intended to the Institute, Government Manual Training Institute, Madras, should henceforth be addressed to No. 18-A, Madhav Street, Vepery.

SCHOLARSHIPS.

The general scholarship of a monthly value of Rs. 3 (Rupees three only) awarded to Abdul Azim, T., pupil, I Form, Madhav High School, Madras,

in the class Mohammedan R.C. No. 2579, dated 12th August 1929, is hereby withdrawn with effect from 1st July 1929 and awarded to Mohammod Abdul Hameed, pupil, I Form, Government Madrasah-Amin, Madras, payable with effect from 1st July 1929.

2. Abdul Azim, pupil, I Form, Madhav High School, Madras, and Abdul Kader, pupil, I Form, Kallakudi High School, Tirupur, are awarded each a special scholarship of a monthly value of Rs. 2 (Rupees two only) payable by Lallana, Dindigul, etc., with effect from 1st July 1929.

3. Mohammod Abdul Azim, pupil, II Form, Government Madrasah-Amin, Madras, is awarded with effect from 1st July 1928 a special scholarship of a monthly value of Rs. 2 (Rupees two only) payable by all classes of Mohammedans mentioned in G.O. No. 2223, Home (Education), dated 10th September 1926.

4. The scholarships awarded above are debitable to the head "31, Education—E. (a) General scholarships—Voted—Secondary Schools for boys" and are payable monthly and is address to the superintendents of the schools concerned in the case of aided secondary schools and to the Principal in the case of the Government Madrasah-Amin.

5. The above scholarships are liable to forfeiture for idleness, misconduct and irregularity in attendance.

6. Particulars of withdrawal and disbursement of scholarships on behalf of these pupils should also be notified in the monthly statement.

ABDUL RAHIM,

Special Assistant Officer,

Madras, 4th December 1929



THE FORT ST. GEORGE GAZETTE

Published by Authority

No. 541

MADRAS, TUESDAY EVENING, DECEMBER 10, 1929.

Downloaded At: 11:53 11 September 2009

Part 33.—Miscellaneous Notifications.

CONTENTS.

1939		1938		1937	
Compensation, Local, 1937					
Public, Board of Directors, Kansas, Insurance, Public Works and Railroad	1937-1939		
Compensation, 1937					
General	1939
General	1937
General	1938
General	1939

APPOINTMENTS, LEAVE, ETC

Keywords:

Ex parte, in High Court Notification B. No. 40729, dated the 31st October 1972, published at page 1493 of Part II of the *Part II. Group* *Section*, dated the 12th November 1972—

² For 19th October 1834; and 19th October 1838.

Allyn's Comet, Madison,
4th December 1892.

No. 88, Lane—M.B. Talanchai Sakkanai Arayal, District Munsif of Coimbatore, is granted leave on average pay without medical certificate for eight days from the 22nd November 1929 and on half average pay for twenty-two days in continuation. He is also permitted to take the balance of 22nd December 1929 and the Christmas and New Year holidays for 1929-30 to his leave subject to the condition laid down in Subsidiary Rules under Fundamental Rule 82.

High Court, Madras,
24 December 1928.

Mr. 94, Low.—M.R.Ry, Telugu Nall Ramana Rao Aivargal, District Board, Sandyal, is granted leave on average pay without medical certificate for twenty-nine days from the 21st November 1929 and leave on half average pay for another 10th December 1929. He is also permitted

134

to affix to *Nile* leave the postmark Saturday and Sunday on 21st December 1939 and 22nd December 1939 and the Christmas and New Year holidays 1939-40 subject to the conditions laid down in subsidiary rules under Fundamental Rule 85.

G. S. WHITE,
Article Reviser

High Court, Madras,
25th November 1928

Re. 25 Appointment and postings :—The following appointments and postings of District Magistrate have been ordered by the High Court :—

(1) M.R.Hy. Bangkok Kamnang Schmitt: Annap. Additional District Mamm. Inspect. to be Principal District Mamm. see M.R.Hy. Y. Subba. No Glan. greenish leaves on small further below.

(1) M.R. Ky. Papoo Sathyanarayana Pandey
DMS, M.A., M.L., Advocate, High Court, Madras, is
appointed to act as District Magistrate and is posted
to the Court of the District Magistrate of Rayachoti as
the Additional District Magistrate of the Court, vide
No. 115. To hold on till December 1970.

S. ANDSUNDARACHARI,
Aghor Dasguly Road, Agartala, India.

High Court, Madras.
20th November 1929

1986 Country, volume 1, p. 6.

(47) Re. 14-2-6 only covered from the Superintendent, Development Expenses Dept., an amount of money left in a fund called Machine Rep.

(32) The following are the details of increased patients received from the Department, Government Hospital, Bangalore during the year:—

(3) Two silver finger-rings, (1) two gold, my sisters are fitted with a proper dress and the other with a red skirt both having white netting, both have white Gossamer in a string (3) long-sleeved damask evening dress (very), (1) short-sleeved dress, three gold ornaments with a lace netting, one gold pendant with diamonds and pearls (diamonds pearls), two gold ornaments with one which hangs in each hand with three pearls, three white and red finger-rings, one with white and one, and silver hair comb.

(180) One tin plate bearing letter M C. 14 K, valued according to weight.

(181) One tin plate bearing letter M C. 14 K, valued according to weight.

(182) One tin plate.

(183) A new and unused with inscription 1 X 2 1/2 1/2.

(184) One tin plate bearing letter M C. 14 K, valued according to weight.

(185) One tin plate bearing letter M C. 14 K, valued according to weight.

(186) One tin plate bearing letter M C. 14 K, valued according to weight.

(187) One tin plate bearing letter M C. 14 K, valued according to weight.

(188) One tin plate bearing letter M C. 14 K, valued according to weight.

(189) One tin plate bearing letter M C. 14 K, valued according to weight.

(190) One tin plate bearing letter M C. 14 K, valued according to weight.

(191) One tin plate bearing letter M C. 14 K, valued according to weight.

(192) One tin plate bearing letter M C. 14 K, valued according to weight.

(193) One tin plate bearing letter M C. 14 K, valued according to weight.

(194) One tin plate bearing letter M C. 14 K, valued according to weight.

(195) One tin plate bearing letter M C. 14 K, valued according to weight.

(196) One tin plate bearing letter M C. 14 K, valued according to weight.

(197) One tin plate bearing letter M C. 14 K, valued according to weight.

(198) One tin plate bearing letter M C. 14 K, valued according to weight.

(199) One tin plate bearing letter M C. 14 K, valued according to weight.

(200) One tin plate bearing letter M C. 14 K, valued according to weight.

(201) One tin plate bearing letter M C. 14 K, valued according to weight.

(202) One tin plate bearing letter M C. 14 K, valued according to weight.

(203) One tin plate bearing letter M C. 14 K, valued according to weight.

(204) One tin plate bearing letter M C. 14 K, valued according to weight.

(205) One tin plate bearing letter M C. 14 K, valued according to weight.

(206) One tin plate bearing letter M C. 14 K, valued according to weight.

(207) One tin plate bearing letter M C. 14 K, valued according to weight.

(208) One tin plate bearing letter M C. 14 K, valued according to weight.

(209) One tin plate bearing letter M C. 14 K, valued according to weight.

(210) One tin plate bearing letter M C. 14 K, valued according to weight.

(211) One tin plate bearing letter M C. 14 K, valued according to weight.

(212) One tin plate bearing letter M C. 14 K, valued according to weight.

(213) One tin plate bearing letter M C. 14 K, valued according to weight.

(214) One tin plate bearing letter M C. 14 K, valued according to weight.

(215) One tin plate bearing letter M C. 14 K, valued according to weight.

(216) One tin plate bearing letter M C. 14 K, valued according to weight.

(217) One tin plate bearing letter M C. 14 K, valued according to weight.

(218) One tin plate bearing letter M C. 14 K, valued according to weight.

(219) One tin plate bearing letter M C. 14 K, valued according to weight.

(220) One tin plate bearing letter M C. 14 K, valued according to weight.

(221) One tin plate bearing letter M C. 14 K, valued according to weight.

(222) One tin plate bearing letter M C. 14 K, valued according to weight.

(223) One tin plate bearing letter M C. 14 K, valued according to weight.

(224) One tin plate bearing letter M C. 14 K, valued according to weight.

(225) One tin plate bearing letter M C. 14 K, valued according to weight.

(226) One tin plate bearing letter M C. 14 K, valued according to weight.

(227) One tin plate bearing letter M C. 14 K, valued according to weight.

(228) One tin plate bearing letter M C. 14 K, valued according to weight.

(229) One tin plate bearing letter M C. 14 K, valued according to weight.

(230) One tin plate bearing letter M C. 14 K, valued according to weight.

(231) One tin plate bearing letter M C. 14 K, valued according to weight.

(232) One tin plate bearing letter M C. 14 K, valued according to weight.

(233) One tin plate bearing letter M C. 14 K, valued according to weight.

(234) One tin plate bearing letter M C. 14 K, valued according to weight.

(235) One tin plate bearing letter M C. 14 K, valued according to weight.

(236) One tin plate bearing letter M C. 14 K, valued according to weight.

(237) One tin plate bearing letter M C. 14 K, valued according to weight.

(238) One tin plate bearing letter M C. 14 K, valued according to weight.

(239) One tin plate bearing letter M C. 14 K, valued according to weight.

(240) One tin plate bearing letter M C. 14 K, valued according to weight.

(241) One tin plate bearing letter M C. 14 K, valued according to weight.

(242) One tin plate bearing letter M C. 14 K, valued according to weight.

(243) One tin plate bearing letter M C. 14 K, valued according to weight.

(244) One tin plate bearing letter M C. 14 K, valued according to weight.

(245) One tin plate bearing letter M C. 14 K, valued according to weight.

(246) One tin plate bearing letter M C. 14 K, valued according to weight.

(247) One tin plate bearing letter M C. 14 K, valued according to weight.

(248) One tin plate bearing letter M C. 14 K, valued according to weight.

(249) One tin plate bearing letter M C. 14 K, valued according to weight.

(250) One tin plate bearing letter M C. 14 K, valued according to weight.

(251) One tin plate bearing letter M C. 14 K, valued according to weight.

(252) One tin plate bearing letter M C. 14 K, valued according to weight.

(253) One tin plate bearing letter M C. 14 K, valued according to weight.

(254) One tin plate bearing letter M C. 14 K, valued according to weight.

(255) One tin plate bearing letter M C. 14 K, valued according to weight.

(256) One tin plate bearing letter M C. 14 K, valued according to weight.

(257) One tin plate bearing letter M C. 14 K, valued according to weight.

(258) One tin plate bearing letter M C. 14 K, valued according to weight.

(259) One tin plate bearing letter M C. 14 K, valued according to weight.

(260) One tin plate bearing letter M C. 14 K, valued according to weight.

(261) One tin plate bearing letter M C. 14 K, valued according to weight.

(262) One tin plate bearing letter M C. 14 K, valued according to weight.

(263) One tin plate bearing letter M C. 14 K, valued according to weight.

(264) One tin plate bearing letter M C. 14 K, valued according to weight.

(265) One tin plate bearing letter M C. 14 K, valued according to weight.

NOTIFICATIONS.

The Registrar of Co-operative Societies, Madras, has, under section 29 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the undermentioned societies, and has appointed the officers noted against each to be liquidators under section 42 (1) of the same Act. The order will take effect on the expiry of two months from the date mentioned above each:—

21st November 1923.

Sulayman Co-operative Union, Limited, in the Tenasserim taluk of the Chingleput District—Sub-Deputy Registrar, Coimbatore.

Tripattinam Western Co-operative Society No. 1917 in the Tripattinam taluk of the South Arcot District—Deputy Registrar, Vellore.

City Land Co-operative Darning Union in the Madras taluk of the Madras District—Sub-Deputy Registrar, Madras.

Gilgachchery Co-operative Society No. 1018 in the Tirunelveli taluk of the South Arcot District—Sub-Deputy Registrar of Co-operative Societies, Coimbatore.

Pargamam Field Labourers Co-operative Society No. 1346 in the Sivakasi taluk of the Tanjore District—District Labour Officer, Tanjore.

Tripattinam Co-operative Darning Union No. 1018 in the Tripattinam taluk of the South Arcot District—Sub-Deputy Registrar, Vellore.

Vendapattinam Co-operative Society No. 1018 in the Tanjore taluk of the Tanjore District—Sub-Deputy Registrar, Tanjore.

Tandapattinam Co-operative Society No. 1018 in the Nellore taluk of the Nellore District—Sub-Deputy Registrar, Nellore.

Lanchelam Co-operative Christian Co-operative Society No. 1154 in the Madras taluk of the Kanyakumari District—Sub-Deputy Registrar, Kanyakumari.

Kanyakumari Co-operative Society No. 1154 in the Kanyakumari taluk of the Coimbatore District—Sub-Deputy Registrar, Coimbatore.

Madhapur Co-operative Society No. 1173 in the Tirunelveli taluk of the South Arcot District—Sub-Deputy Registrar, Coimbatore.

24th November 1923.

Chidambaram Weavers' Co-operative Society No. 1918 in the Chidambaram taluk of the South Arcot District—Sub-Deputy Registrar, Coimbatore.

Kallakudi Co-operative Society No. 1417 in the Kallakudi taluk of the Kanyakumari District—Sub-Deputy Registrar, Kanyakumari.

The Registrar of Co-operative Societies, Madras, has, under section 29 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the undermentioned society, and has appointed the officers noted against it to be liquidators under section 42 (1) of the same Act. The order will take effect from the date mentioned above:—

24th November 1923.

The new Panchayat Co-operative Society No. 1172 in the Chingleput taluk of the Chingleput District—Sub-Deputy Registrar, Coimbatore.

H. M. MOON,

Registrar of Co-operative Societies.

Madras, 24th November 1923.

E. J. ROWLANDSON,
Officiating Commissioner of Police.

Madras, 12th November 1923.

DEPARTMENT OF AGRICULTURE.

Statement showing the total consumption and exports of raw cotton in the Madras Presidency for the week ending 25th November 1918.

[All figures are in bales of 400 lb. each.]

Variety of cotton.	In the previous year.					In the current year.				
	Week ending 25th November 1917.		Total from 1st January 1918 to 25th November 1918.		Current week.	Total from 1st February 1919 to date.			Total.	
	Bales consumed.	Net exports.	Bales consumed.	Net exports.		Bales consumed.	Net exports.	Bales consumed.		Net exports.
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Tyarncliffe	418	1,402	10,100	51,664	1,600	905	1,754	11,828	59,320	127,745
Belton	475	403	10,402	2,000	240	70	156	11,241	7,208	21,562
Caroline	470	157	10,300	17,134	210	477	2,175	10,212	10,212	10,212
North's and Western ..	31	146	10,202	41,691	410	410	1,207	10,110	10,110	10,110
Comstock	31	146	10,202	41,691	410	410	1,207	10,110	10,110	10,110
Outside cotton	31	146	10,202	41,691	410	410	1,207	10,110	10,110	10,110
Total	1,306	2,394	51,206	164,271	3,270	1,662	4,712	53,323	97,160	167,281

(a) Bales supplied in the corresponding week of previous year by these mills.

(b) Bales supplied in the current week by these mills.

(c) Bales by sea to the current week—Madras—Caroline 124, North's and Western 410, Comstock 125, Outside 125.

(d) Bales by sea in the current week after 25th Nov. from Bombay 125.

(e) Bales not supplied.

Quantity of cotton ginned in the preceding factories and of unpressed cotton received at spinning mills in the Madras Presidency during the week ending 25th November 1918.

[All figures are in bales of 400 lb. each.]

Variety of cotton.	In the previous year.					In the current year.					Diversity estimate of the 1918-19 crop.
	Bales ginned week ending 25th Nov. 1917.	Number of bales received 1st February 1918 to 25th November 1918.	Cumulative total of bales received to 25th November 1918.	Total amount received for the year 1st February 1918 to 25th November 1918.	Bales ginned for the current week.	Bales ginned from 1st February 1919 to date.	Cumulative total of bales received to 25th November 1919.	Total amount received for the year 1st February 1919 to date.	Bales ginned for the current week.		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)		
Tyarncliffe	513	1,541,121	5,781	171,870	159	242,104	8,889	1,010,000	11,000	11,000	
Belton	510	1,000	10,000	10,000	100	10,000	10,000	10,000	10,000	10,000	
Caroline	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	
North's and Western ..	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	
Comstock	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	
Outside cotton	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	
Total	2,000	2,000	2,000	2,000	2,000	2,000	2,000	2,000	2,000	2,000	

(a) Includes 1,000 bales not reported before.

(b) Includes 1,000 bales not reported before.

Statement of cotton ginned in the Madras Presidency for the week ending 25th November 1918.

[Section 8 (2) of the Cotton Ginning and Pressing Factories Act, 1918.]

Variety of cotton.	Number of bales ginned.			
	During the week.		From 1st February 1919 to date.	
	During the week.		From 1st February 1919 to date.	
	(1)	(2)	(3)	(4)
Tyarncliffe	513	1,541,121	5,781	171,870
Belton	510	1,000	10,000	10,000
Caroline	1,000	1,000	1,000	1,000
North's and Western ..	1,000	1,000	1,000	1,000
Comstock	1,000	1,000	1,000	1,000
Outside cotton	1,000	1,000	1,000	1,000
Total	2,000	2,000	2,000	2,000

(a) Includes 1,000 bales not reported before.

(b) Includes 1,000 bales not reported before.

Madras, 4th December 1918.

G. R. HILSON,
Officiating Director of Agriculture.

PUBLIC HEALTH DEPARTMENT.

Total Statistics of the Municipal Towns of the Madras Presidency for the week ending 16th November 1926.

POPULATION AND MORTALITY DATA FOR THE DISTRICTS OF THE PROVINCE OF MADRAS FOR THE YEAR ENDING 31st DECEMBER 1921.																						
Districts	Serial number	Municipal towns	POPULATION AND MORTALITY DATA FOR THE DISTRICTS OF THE PROVINCE OF MADRAS FOR THE YEAR ENDING 31st DECEMBER 1921.			Deaths		Diseases											Total			
			Males	Females	Total	Number registered deaths	All-India rate per 1,000	Cholera	Smallpox	Typhoid	Typhus	Dysentery and diarrhoea	Scarlet fever	Measles	Whooping cough	Diphtheria	Scarlet fever	Typhoid	Typhus	Smallpox	Measles	
																						Males
Ganjam	1	Berhampur	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	2	Patkote	8,618	8,881	17,499	6	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	3	Chikonda	1,888	1,888	3,776	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	4	Tingapalem	22,556	22,556	45,112	93	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
Vizianagaram	5	Vizianagaram	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	6	Ashtapada	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	7	Radhanagar	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	8	Radhanagar	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
Guntur, East	9	Guntur	26,748	27,053	53,801	81	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	10	Conjara	26,748	27,053	53,801	81	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	11	Polavaram	1,888	1,888	3,776	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	12	Polavaram	1,888	1,888	3,776	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
Guntur, West	13	Polavaram	1,888	1,888	3,776	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	14	Polavaram	1,888	1,888	3,776	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	15	Polavaram	1,888	1,888	3,776	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	16	Polavaram	1,888	1,888	3,776	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
Kadapa	17	Kadapa	26,748	27,053	53,801	81	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	18	Kadapa	26,748	27,053	53,801	81	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	19	Kadapa	26,748	27,053	53,801	81	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
	20	Kadapa	26,748	27,053	53,801	81	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
Chingleput	21	Chingleput	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	22	Chingleput	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	23	Chingleput	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	24	Chingleput	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
South Arcot	25	Chingleput	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	26	Chingleput	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	27	Chingleput	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	28	Chingleput	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
Trichinopoly	29	Trichinopoly	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	30	Trichinopoly	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	31	Trichinopoly	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	32	Trichinopoly	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
Tanjore	33	Tanjore	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	34	Tanjore	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	35	Tanjore	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	36	Tanjore	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
Madurai	37	Madurai	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	38	Madurai	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	39	Madurai	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	40	Madurai	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
Kodikand	41	Kodikand	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	42	Kodikand	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	43	Kodikand	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11
	44	Kodikand	16,061	16,750	32,811	22	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11

* Not included in report.

[Continued in next page]

[See 10, 1926]

PORT ST. GEORGE'S GAZETTE

1926]

Vital Statistics of the Municipal Towns of the Madras Presidency for the week ending 18th November 1928—cont.

District.	Serial number.	Municipal towns.	Population, 1926, Distribution according to the Census of 1921.			Deaths.		Fevers.															Total.																																																																																																																																																																																																																																																																																																									
			Males.	Females.	Total.	Males.	Females.	Cholera.	Malaria.	Typhoid.	Typhus.	Dysentery and enteric fever.	Scarlet fever.	Epidemic typhus.	Typhus abdominalis.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus exanthematicus.	Typhus febrilis.	Typhus simplex.	Typhus varioloides.	Typhus

* Figures are estimated.

Abstract returns of attacks and deaths from epidemic diseases in the Presidency of Madras during the week ending 10th November 1929.

Name of the District.	Name of fever (year) and malarial fever.	Cholera.		Amalgam.		Typhus.		Relapsing Fever.	
		Attacks.	Deaths.	Attacks.	Deaths.	Attacks.	Deaths.	Attacks.	Deaths.
Gadch.	Gadch	8	1
	Baroda	2	1
	Parbhani	2	1
	Total	10	2	2	1
Tungabhadra	Walgund	7	2
	Yelga
	Chandragiri
	Parbhani
	Total	7	2
Gadch, W. S.	Walgund
	Parbhani M. T.
	Total
Karnataka	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Chingapet	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund
	Walgund
	Total
Karnataka	Walgund
	Walgund

UNCLAIMED DEPOSITS

Water is hereby given that parties having any claim to the aforementioned easement lying or depend for more than three years in the City Civil Court, Madison, are hereby notified to appear before

the said Court and establish their claims thereto on or before the 31st January 1889, or that the members of the High Court will be obtained for making such deposits to Government on the 15th February ensuing.

Number of each proceedings	Date of deposit and Notice to T. A. number		Brief particulars of the nature of deposits	Amount.	To whom due.
	Date.	Notice to T. A. number.			
C.S. 116-10; Ex. 59-81	18 Dec. 1875	211313-22	Balance of produce company.	75 2 0	Phelps, Johnson & Co. Chicago
C.S. 116-11; Ex. 61-05	169 Apr. 1876	41229-23	Amount ordered by court.	199 2 0	Phelps & Thompson Chicago and others
C.S. 116-12	1206 Dec. 1877	41615-24	Cons of appeal	1,150 10 0	Phelps & Thompson Chicago and others
C.S. 116-13	10 Dec. 1878	201,70-25	Amount ordered	0 0 0	
C.S. 116-14	1206 Dec. 1878	201,70-26	Do.	0 0 0	
C.S. 116-15	1206 Dec. 1878	201,70-27	Do.	0 0 0	
C.S. 116-16; Ex. 65-54	1206 Feb. 1879	201,70-28	Balance of sub-proceeds	21 54 0	Phelps, Johnson & Co.
C.S. 116-17; Ex. 64-01	169 Oct. 1878	201,70-29	Description fee	24 0 0	Government of New St. Chicago, Illinois
C.S. 116-18; Ex. 715-01	17th May 1878	201,70-30	Do.	0 0 0	
C.S. 116-19	2nd Dec. 1878	201,70-31	Balance amount to return the estate money	21 0 0	Phelps, Johnson & Co.
C.S. 116-20	1206 Dec. 1878	201,70-32	Balance amount	18 0 0	Phelps, Johnson & Co.
C.S. 116-21; C.S. 116-22	169 Dec. 1878	92,70-33	Do.	10 25 0	Phelps, Johnson & Co.
C.S. 116-23; Ex. 714-19	2nd July 1878	117,70-34	Balance of sub-proceeds	275 25 0	Phelps, Johnson & Co.
C.S. 116-24	1206 Dec. 1878	417,70-35	Debits awarded in the 1st	25 0 0	Phelps, Johnson & Co.
C.S. 116-25; Ex. 714-24	169 Apr. 1878	117,70-36	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-26	1206 Dec. 1878	417,70-37	Do.	10 0 0	Phelps, Johnson & Co.
C.S. 116-27; Ex. 714-28	1206	417,70-38	Balance of produce company	40 0 0	Phelps, Johnson & Co.
C.S. 116-28; Ex. 714-29	1206	417,70-39	Do.	300 0 0	Government of New St. Chicago, Illinois
C.S. 116-29	1206 Dec. 1878	417,70-40	Balance of sub-proceeds	18 0 0	Phelps, Johnson & Co.
C.S. 116-30	1206 Dec. 1878	417,70-41	Do.	10 0 0	Phelps, Johnson & Co.
C.S. 116-31	1206 Dec. 1878	417,70-42	Do.	20 0 0	Phelps, Johnson & Co.
C.S. 116-32	1206 Dec. 1878	417,70-43	Balance of sub-proceeds	10 0 0	Phelps, Johnson & Co.
C.S. 116-33	1206 Dec. 1878	417,70-44	Amount deposited by order of court.	25 0 0	Phelps, Johnson & Co.
C.S. 116-34; Ex. 714-34	169 Dec. 1878	117,70-45	Balance of sub-proceeds	75 25 0	Phelps, Johnson & Co.
C.S. 116-35; Ex. 714-35	169 Dec. 1878	117,70-46	Balance of sub-proceeds	75 25 0	Phelps, Johnson & Co.
C.S. 116-36	1206 Dec. 1878	417,70-47	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-37	1206 Dec. 1878	417,70-48	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-38	1206 Dec. 1878	417,70-49	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-39	1206 Dec. 1878	417,70-50	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-40	1206 Dec. 1878	417,70-51	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-41	1206 Dec. 1878	417,70-52	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-42	1206 Dec. 1878	417,70-53	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-43	1206 Dec. 1878	417,70-54	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-44	1206 Dec. 1878	417,70-55	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-45	1206 Dec. 1878	417,70-56	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-46	1206 Dec. 1878	417,70-57	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-47	1206 Dec. 1878	417,70-58	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-48	1206 Dec. 1878	417,70-59	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-49	1206 Dec. 1878	417,70-60	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-50	1206 Dec. 1878	417,70-61	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-51	1206 Dec. 1878	417,70-62	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-52	1206 Dec. 1878	417,70-63	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-53	1206 Dec. 1878	417,70-64	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-54	1206 Dec. 1878	417,70-65	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-55	1206 Dec. 1878	417,70-66	Balance of sub-proceeds	25 0 0	Phelps, Johnson & Co.
C.S. 116-56	1206 Dec. 1878	417,70-67	Balance		

City Court Court, Malibu
 5th December 1978.

PAUL APPASWAMI,
Circuit Judge.

INSOLVENT PETITIONS.

No. 24 of 1929, DISTRICT COURT, KANNIA.
Paula Narasappa and two others—*Debtors*.
Pallappa Area Chenna Rangappa and others—*Creditors*.

Notice is hereby given that the above petitioners were adjudicated insolvents on 4th December 1929 and they are given time till 1st July 1930 to apply for final discharge. Creditors have no power to oppose before 1st May 1930.

C. V. KRISHNASWAMI AYYAR,
District Judge.

Kanniyapur, 4th December 1929.

No. 21 of 1929, DISTRICT COURT, KANNIA.
Chandrasekara Madhakarasa—*Debtor* (Sole).
Dama. Nannamtha Rao Nairada and others—*Creditors*.

Notice is hereby given under clause 2, section 29 of Act V of 1920, that the above named petitioner has applied to this Court for being declared an insolvent and that his application is posted for hearing to 14th day of January 1930. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

No. 15 of 1929, DISTRICT COURT, KANNIA.
Giripada Venkata Reddi—*Debtor* (Sole).
Chandrasekara Venkatarasa and others—*Creditors*.

Notice is hereby given under clause (2), section 29 of Act V of 1920, that the above named petitioner has applied to this Court for declaring him insolvent and that his application is posted for hearing to 20th January 1930. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

No. 28 of 1929, DISTRICT COURT, KANNIA.
Sajja Anandappa being minor by next friend Raju Kothachetty—*Debtor* (Sole).
Kannan Venkatarasa—*Respondent* (Debtor).

Notice is hereby given under clause (2), section 29 of Act V of 1920, that the above named petitioner has applied to this Court for declaring the respondent an insolvent and that his application is posted for hearing to 15th December 1929. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

No. 29 of 1929, DISTRICT COURT, KANNIA.
Anandappa Rangappa—*Debtor* (Sole).
Pannala Rangappa and Pannala Sanku Rao—*Respondents* (Debtors).

Notice is hereby given under clause (2), section 29 of Act V of 1920, that the above named petitioner has applied to this Court for declaring the respondents insolvents and that his application is posted to 16th January 1930 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

C. R. MAHADEVA AYYAR,
District Judge.

Mannappuram, 26th November 1929.

No. 48 of 1929, DISTRICT COURT, SAILAM.
Gowda Chetti, son of Mohaya Chetti, Srirama Chetti and Goppramanna Chetti, sons of feet petitioners (Gowda Chetti)—*Debtors* (Sole).
Sankaradatta Andappa Chetti and others—*Creditors*.

Notice is hereby given that the above named petitioners have applied to this Court praying that

they may be adjudged insolvent. The petition stands posted to the 14th day of December 1929 for hearing.

No. 25 of 1929, DISTRICT COURT, SAILAM.
Sankaradatta Madappa and Sankaradatta Madappa, sons of Vasanthappa Madappa, residing at Fort, Salem Town—*Debtors* (Sole).
Sankaradatta Madappa and others—*Creditors*.

Notice is hereby given that the above named petitioners have applied to this Court praying that they may be adjudged insolvents. The petition stands posted to the 14th day of December 1929 for hearing.

No. 34 of 1929, DISTRICT COURT, SAILAM.
Paranna Mappan, son of Mallana Mappan at Singanailayam, Rangapeta taluk—*Debtor* (Sole).

Ann. Ann. Gm. Vallappa Chetty by agent, Sankaradatta Chetty and others—*Creditors*.

Notice is hereby given that the above named petitioner has applied to this Court praying that he may be adjudged an insolvent. The petition stands posted to the 14th day of December 1929 for hearing.

No. 36 of 1929, DISTRICT COURT, SAILAM.
Madhukrishna Chetti, son of Durappa Elamra Chetty at I. Agudam, Salem town—*Debtor* (Sole).
Seth Govindarajappa Chetty and others—*Creditors*.

Notice is hereby given that the above named petitioner has applied to this Court praying that he may be adjudged an insolvent. The petition stands posted to the 14th day of December 1929 for hearing.

No. 45 of 1929, DISTRICT COURT, SAILAM.
Raja Reddi, Yerra Reddi, Marika Reddi and Parayanna Reddi, sons of Chinnappa Reddi at Sankarapeta, Rangapeta taluk—*Debtors* (Sole).
Parayanna Reddi and others—*Creditors*.

Notice is hereby given that the above named petitioners have applied to this Court praying that they may be adjudged insolvents. The petition stands posted to the 11th day of January 1930 for hearing.

No. 46 of 1929, DISTRICT COURT, SAILAM.
Ponnaswami Madali, son of Madu Madali at Marthandam Kovil Street, Annappuram, Salem Town—*Debtor* (Sole).
Muthuswami Madali, Panchappa Madali and others—*Creditors*.

Notice is hereby given that the above named petitioners have applied to this Court praying that they may be adjudged an insolvent. The petition stands posted to the 24th day of December 1929 for hearing.

F. S. HETTLER,
District Judge.

Sailam, 26th November 1929.

No. 51 of 1929, DISTRICT COURT, SILENT SILENT.
Mandevani Chetty and Natar Chetty, sons of Kandi Chetty of Isala Villaguppa, Villaguppa taluk—*Debtors*.

Notice is hereby given under section 50 of the Provincial Insolvency Act that the above named petitioners have been adjudged insolvents by order of this Court, dated 26th November 1929, and that they should apply for discharge on or before 26th November 1930. Creditors should prove their claims within one month of the date of publication of the adjudication in the district gazette by

No. 6 of 1929, *Ses-Court, Dordrecht*.R. M. Mohammed Uzun Ibrahim and another—*Children*.M. A. Pereswamy Nadar, son of Annappa Pereswamy Nadar, of Mangin road, Nagalingam, Dindigul town—*Defendant* (*Respondent-Children*).

Notice under section 30 of Act V of 1920 is hereby given that the above-named respondent has been adjudged insolvent by order of this Court, dated 26th November 1929, and he is directed to apply for discharge within one year from this date. All his creditors should prove their claims before the Official Receiver, Madras, as soon as possible in the form prescribed under the rules.

No. 4 of 1929, *Ses-Court, Dordrecht*.Vallappa Kandaswami, son of Nallu Kandaswami, at Perungudiyappan, Kottakavasi village, Palni taluk—*Petitioner* (*Defendant*).Lalchand Bhatkar Lal & Co. and others—*Children*.

Notice under section 30 of Act V of 1920 is hereby given that the above-named petitioner has been adjudged insolvent by order of this Court, dated 26th November 1929, and he is directed to apply for discharge within one year from this date. All creditors should prove their claims before the Official Receiver, Madras, as soon as possible in the form prescribed under the rules.

E. R. VENKATACHALA AYYAR,
Subordinate Judge.

Dindigul, 2nd December 1929.

No. 7 of 1929, *Ses-Court, Ellore*.Aruth Subbarayan—*Petitioner* (*Children*).Suman Nageswaram and Suman Kameswaram—*Children-petitioners* (*Children*).

Notice is hereby given under section 38 (2) of Act V of 1920, that the above-named petitioner has applied to declare the counter-petitioners respondents and that the said application stands posted to 10th January 1930 for hearing. Any person or other creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

No. 18 of 1929, *Ses-Court, Ellore*.Annapaluri Sankara Chandra Vidyasagaradasa—*Petitioner* (*Children*).(1) Uppuluri Duppala Rao and (2) Uppuluri Lakshmi Narayana Rao—*Counter-petitioners* (*Children*).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named first counter-petitioner as respondent and that the said application stands posted to 17th January 1930 for hearing. Any person or other creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

R. AUDENAPAYANA MATUDU,
Principal Subordinate Judge.

Ellore, 2nd December 1929.

No. 15 of 1929, *Ses-Court, Kumbakonam*.Sewrangar, son of Narayanaswami, residing at Kumbakonam, Kumbakonam District—*Petitioner* (*Children*).Shantharam and twenty-one others—*Respondents* (*Children*).

Notice is hereby given under clause (3) of section 19 of Act V of 1920 that the petitioner has applied to this Court to adjudicate him as insolvent, and that his application stands posted for hearing on 20th January 1930 before this Court. Any person

wishing to oppose the said application may appear before this Court either in person or by pleader on the said date.

T. RAJAGOPALA ACHARYA,

Additional Subordinate Judge.

Kumbakonam, 2nd December 1929.

No. 10 of 1929, *Ses-Court, Madras*.Kannakabharadassam Pillai, son of Kannyappa Pillai, residing at Walcott New Street, Madras town—*Petitioner* (*Children*).Pora, Ann. Arumachalam Chettiar and others—*Respondents* (*Children*).

Notice under section 30 of Act V of 1920 is hereby given that the above-named petitioner was adjudged insolvent by this Court on 26th November 1929 and that he is directed to apply for his discharge within six months from the date of adjudication. The creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, affidavits in Form No. 3 of the Provincial Insolvency Rules.

No. 24 of 1929, *Ses-Court, Madras*.

Tirumala Govindaswami Ayyar, son of Tirumala Perumayyasaami Ayyar, Ramakrishna Ayyar, son of first petitioner Govindaswami Ayyar, brother of second petitioner and Lakshmana Ayyar, younger brother of third petitioner all residing at Mahal 7th Street, Madras—*Petitioners* (*Children*).

T. K. Krishnaswami Ayyar and six others—*Respondents* (*Children*).

Notice under section 30 of Act V of 1920 is hereby given that the above-named petitioners were adjudged insolvent by this Court on 26th November 1929 and that they are directed to apply for their discharge within one year from the date of adjudication. The creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, affidavits in Form No. 3 of the Provincial Insolvency Rules.

S. G. SRINIVASA ACHARYA,

Additional Subordinate Judge.

Madras, 26th November 1929.

No. 4 of 1929, *Ses-Court, Madras*.Chidambaram Chettiar and Palani Chettiar—*Petitioners*.Dumiraram, Mayala and sixteen others—*Respondents*.

Under section 27 of Act V of 1920, it is hereby notified that the above said petitioners have been adjudged as insolvents on 26th November 1929, that their properties are vested in the Official Receiver, East Town, that the creditors should prove their claims as early as possible and that they should apply for final discharge within one year from 26th November 1929.

R. VENKATACHALAM AYYAR,

Subordinate Judge.

Madras, 2nd December 1929.

No. 11 of 1929, *Ses-Court, Madras*.Palani Sureswaram, son of Sureswami, Thilaga, subdivision of Kappur, Narasipur taluk—*Petitioner* (*Children*).Chidambaram Chettiar, son of Sureswami, Chidambaram, son of Chidambaram, Narasipur taluk—*Respondents* (*Children*).

Notice is hereby given that the above-named respondents are adjudged insolvents by an order of this Court, dated 15th November 1929, that the

respondents are directed to apply for their discharge within six months from the date of adjudication and that the petitioners should prove their claims before the Official Receiver, West Godavari, within the time to be fixed by him.

A. VENUGOPAL RAO,
Principal Subordinate Judge.

Narasapur, 25th November 1920.

No. 4 of 1919, District Munsif's Court, Nizamabad.

Devaraswami Pillai, son of Veithilambam Pillai of Kovla Talukabaddi Street, Kozhikodepettai—*Petitioner (Jaddam)*.
Murgumam Pillai and others—*Respondents (Creditors)*.

Notice is hereby given that the above-named petitioner has been adjudged an insolvent by an order of this Court, dated 14th November 1919, and that he has been directed to apply for final discharge within two months from that date, that the Official Receiver of East Tanjore has been appointed as Receiver to the estate of the insolvent and that the petitioners should prove their claims before the Official Receiver as soon as possible in Form No. 2 of the Madras Provincial Insolvency Rules.

R. S. SANKARA AYYAR,
Subordinate Judge.

Tanjavoor, 4th December 1919.

No. 25 of 1919, District Munsif's Court, Tanjore.

G. Varadachari, son of Thiruvankumari, residing in East Arayan, Tanjore—*Petitioner (Debtor)*.
T. R. Perumalambal Ayyangar and others—*Respondents (Creditors)*.

Notice is hereby given under section 18 (5) of Act V of 1910 that the above-named petitioner has applied to this Court to adjudge him as insolvent and the petition stands posted to 15th December 1919. Any person wishing to oppose the application may appear before this Court on this date either in person or by valiant and do so.

N. SUNDARI AYYAR,
Subordinate Judge.

Tanjore, 20th November 1919.

No. 8 of 1919, District Munsif's Court, Tanjore.
Athabakkam Madhav's son Vandarava of Chinnamangalam amman and others, Talukhat Taluk—*Petitioner*.

A. Himmavathi Rowtham and others—*Respondents*.

Notice is hereby given under section 18 (5) of the Provincial Insolvency Act V of 1910 that the above petitioner has applied to this Court for being adjudged an insolvent and that the application is posted for hearing on 15th December 1919. Any creditor wishing to oppose the estate may appear before the Court either in person or by pleader on the said date.

C. KRISHNA MOGGAJI,
District Munsif.

Madras, 2nd December 1919.

No. 21 of 1919, District Munsif's Court, Tanjore.

Kannappa's Vinnamallam Rao—*Petitioner*.
Vallabhaiah, Vinnam Kannaiah and others—*Creditors (Creditors)*.

Notice is hereby given that the above-named petitioner has filed an insolvency petition in this Court to be adjudged an insolvent and the petition is posted to 15th January 1920 for notice. Persons desirous of opposing the same may do so either in person or by pleader and, in default of their doing so, the petition will be decided ex parte.

No. 22 of 1920, District Munsif's Court, Tanjore.

Jada Vallabhaiah—*Petitioner*.
Thammappa Periyas and others—*Creditors (Creditors)*.

Notice is hereby given that the above-named petitioner has filed an insolvency petition in this Court to be adjudged an insolvent and the petition is posted to 15th January 1920 for notice. Persons desirous of opposing the same may do so either in person or by pleader and, in default of their doing so, the petition will be decided ex parte.

No. 24 of 1920, District Munsif's Court, Tanjore.

Majori Manikyan—*Petitioner*.
Appasa Reddikumaram Rao and others—*Creditors (Creditors)*.

Notice is hereby given that the above-named petitioner has filed an insolvency petition in this Court to be adjudged an insolvent and the petition is posted to 15th January 1920 for notice. Persons desirous of opposing the same may do so either in person or by pleader and, in default of their doing so, the petition will be decided ex parte.

M. MANIKUTHEM,
District Munsif.

Retravada, 5th December 1919.

No. 18 of 1920, District Munsif's Court, Tanjore.

Bethu Yashik and Bethu Nageswari—*Petitioners*.
Pudumathi Nethalambal and some others—*Creditors (Creditors)*.

Notice is hereby given under section 18 of Provincial Insolvency Act that the above-named petitioners were adjudged insolvent by an order of this Court, dated 22nd day of November 1920, that the Official Receiver, West Godavari, is appointed Receiver and that the petitioners should apply for discharge within six months from the date of adjudication. Creditors should prove their claims before the Official Receiver as soon as possible.

No. 4 of 1920, District Munsif's Court, Tanjore.

Talati Ramesh—*Petitioner*.
Nammala Ramaswami and five others—*Creditors (Creditors)*.

Notice is hereby given under section 18 of Provincial Insolvency Act that the above-named petitioner was adjudged insolvent by an order of this Court, dated 22nd day of November 1920, that the Official Receiver, West Godavari, is appointed Receiver, and that the petitioners should apply for discharge within six months from the date of adjudication. Creditors should prove their claims before the Official Receiver as soon as possible.

A. M. R. DAVID,
District Munsif.

Shimavaram, 29th November 1920.

No. 15 of 1919, District Munsif's Court, Tanjore.

Pattabhatnam Kannappa Vellu Manji Karup of Vainam amman and others—*Petitioners (Jaddam)*.

Challi Martham Ramesh Karup and others—*Respondents*.

Notice is hereby given under section 41 of Act V of 1910 that the insolvent has applied to this Court, to be discharged from all liabilities and that the petition stands posted to 22nd January 1920 for hearing.

No. 2 of 1925, DISTRICT MAMUR'S COURT,
CHENNAI.

Puduhare Perumal Muttiah of Idimar desam and
allotment—*Plaintiff* (Defendant).
Plaintiff: Kalishai Umasankar and two others—
Respondents (Defendants).

Notice is hereby given under section 41 of Act V
of 1920 that the respondent has applied to this Court
to be discharged from all liabilities and that the petition
stands posted to 22nd January 1926 for
hearing.

No. 19 of 1925, DISTRICT MAMUR'S COURT,
CHENNAI.

Mattiah Thanthi Muttiah of Talay desam,
Puduhare desam—*Plaintiff* (Defendant).
Adama Haji Poot Mohamed, Jassa Sidi and seven
others—*Respondents* (Defendants).

Notice is hereby given under section 40 of Act V
of 1920 that the petitioner has applied to this Court
by order of the Court on 28th September 1925 and
that he was allowed six months' time to apply for
discharge. Creditors should prove their claims before
the Official Receiver of North Malabar in
time.

No. 18 of 1925, DISTRICT MAMUR'S COURT,
CHENNAI.

Pulakshi Nageswari of Chikhal desam and allotment
—*Plaintiff* (Defendant).
Purumothu Venkiah perumal Aikathian—*Respondent*
(Defendant).

Notice is hereby given under section 19(1) of Act V
of 1920 that the petitioner has applied to this Court
to be declared as insolvent and that the petition
stands posted to 10th January 1926 of hearing.

K. GOVINDAN,
Acting District Mamur.

Chennai, 15th November 1925.

No. 5 of 1925, DISTRICT MAMUR'S COURT,
CHENNAI (No. 65 of 1925, GENERAL
REVENUE'S COURT, CHENNAI).

Kuppan Ayyangar—*Plaintiff*.
Kuppanaswami Chetti and others—*Respondents*.

It is hereby notified that the order of adjunction
passed in the case on 15th July 1925, was nullified
by the Court on 28th November 1925 under section
48 (1) of the Act owing to petitioner's failure to
apply for discharge.

N. SUBRAHMANYA AYYAR,
District Mamur.

Chennai, 2nd December 1925.

No. 16 of 1925, DISTRICT MAMUR'S COURT,
CHENNAI.

Pattampillaiyasa Aasi—*Plaintiff*.
Kuppanaswami Ayyar and others—*Defendants*.

Notice under section 19 (2) of Act V of 1920 is
hereby given that the petitioner above-named has
applied to this Court to be adjudged as insolvent
and that his petition stands posted to 20th Decem-
ber 1925 for hearing. Any person desirous of
opposing the application may appear in this Court
that day either in person or by pleader.

ABDULLA KHAN GHOSL,
District Mamur.

Bombetta, 5th November 1925.

11-5

No. 34 of 1925, DISTRICT MAMUR'S COURT,
CHENNAI.

Salisu Kattappa, son of Ramesh of Talamburam,
Guduvolu taluk—*Plaintiff* (Defendant).
Melpara Kattappa and others—*Counter-petitioners*
(Defendants).

Notice is hereby given that the respondent in the
above case has been granted an absolute order of
discharge by an order of this Court, dated 1st
October 1925, under section 40 of the Provincial
Insolvency Act V of 1920.

No. 2 of 1925, DISTRICT MAMUR'S COURT,
CHENNAI.

Sarasu Pichambhaya, son of Kottaswamy, of
Vinnakudi—*Plaintiff* (Defendant).
Vinnakudi Venkiah Seshayya and two others—
Counter-petitioners (Defendants).

Notice is hereby given that the petitioner has
been adjudged insolvent on 20th August 1925 and
that creditors should prove their claims before the
Official Receiver, Madras. Time for discharge six
months from 21st August 1925.

No. 3 of 1925, DISTRICT MAMUR'S COURT,
CHENNAI.

Pulakshi Tenappa, son of Ponnappa of Rudrapaiki
—*Plaintiff* (Defendant).
Allen Subbaya alias Venkappa and seven others—
Counter-petitioners (Defendants).

Notice is hereby given that the petitioner has
been adjudged insolvent on 20th September 1925
and that creditors should prove their claims before
the Official Receiver, Madras. Time for discharge
six months from 21st September 1925.

No. 19 of 1925, DISTRICT MAMUR'S COURT,
CHENNAI.

Telatanagudi Venkiah Subbaya—*Plaintiff* (Defendant).
Isaiah Venkiah Subba Rao, etc.—*Counter-
petitioners* (Defendants).

Notice is hereby given under section 19 (2) of Act
V of 1920 that the above-named petitioner has
applied to this Court to be adjudged as insolvent
and the petition stands posted to 28th January
1926. Any creditor wishing to oppose the same
may do so either in person or by pleader at 11 a.m.
on the aforesaid date.

No. 22 of 1925, DISTRICT MAMUR'S COURT,
CHENNAI.

Dandi Seshappa alias Ramesh—*Plaintiff*
(Defendant).
Kondra Seshayya Subba Rao and others—
Counter-petitioners (Defendants).

Notice is hereby given under section 19 (2) of Act
V of 1920 that the above-named petitioner has applied
to this Court to be adjudged as insolvent and the
petition stands posted to 10th January 1926. Any
creditor wishing to oppose the same may do so
either in person or by pleader at 11 a.m. on the aforesaid
date.

K. G. HARU NAU,
District Mamur.

Guduvolu, 2nd December 1925.

No. 25 of 1925, DISTRICT MAMUR'S COURT, GOVT.
SHERRAN PULKA LAKSHMAYYA—*Plaintiff* (Defendant).
Varadachari Marthappa and thirteen others—
Defendants.

Notice is hereby given under section 20 of the
Provincial Insolvency Act that the above-named

petitioner was adjudged insolvent by this Court on 25th November 1925. He should apply for discharge within six months from that day. Creditors should prove their debts before the Official Receiver, Amstutpur, on or before that date to be fixed by him.

ALI RASA,
District Magist.

Gooly, 23rd November 1925.

No. 7 of 1925, DISTRICT MAGIST'S COURT,
KUMARANG.

R. Srinivasa Ayyar—*Petitioner*,
K. N. Venkateswarayyar and nine others—
Respondents.

Notice is hereby given that R. Srinivasa Ayyar, son of Subbarama Ayyar of Nagap, residing in Subbaraya Madhavar Agastharam, Kumbakonam taluk, was, as his petition, dated 25th March 1925, duly adjudged by me as insolvent on 2nd December 1925; that his properties vest in the Official Receiver, West Tanjore, and that he should apply for his full discharge on or before 2nd June 1926.

N. A. VAIDYANATHA ATTAR,
District Magist.

Kumbakonam, 4th December 1925.

No. 11 of 1925, DISTRICT MAGIST'S COURT,
MADRAS-TANJORE.

Yachubai Madai—*Petitioner*,
C. N. Kanniah Chetti and eleven others—
Respondents.

Take notice that the petition by the above petitioner to be adjudged as insolvent stands posted to 2nd January 1926 for objection if any.

K. S. V. MOUVIL,
District Magist.

Madhavakuram, 25th December 1925.

No. 12 of 1925, DISTRICT MAGIST'S COURT,
MADRAS-TANJORE.

Notice is hereby given that Chinnai Kudi Reddi and Theobala Reddi of Vayyandula Agastharam, Madhavakuram taluk, 5th-11th No. 12 of 1925, under section 7 of the Provincial Insolvency Act and that the said petition stands posted to 25th December 1925 for objection if any.

No. 15 of 1925, DISTRICT MAGIST'S COURT,
MADRAS-TANJORE.

Notice is hereby given that one Gundappaiah Chinnai Kudi of Kumbakonam, Madhavakuram taluk, 5th-11th No. 12 of 1925 under section 7 of the Provincial Insolvency Act and that the said petition stands posted to 25th December 1925 for objection if any.

P. M. VEJAYARAGUNATHA ACHARIYAR,
District Magist.

Kumbakonam, 25th November 1925.

No. 15 of 1925, DISTRICT MAGIST'S COURT,
MADRAS-TANJORE.

Madhavan Periyar, son of Venkateshula Periyar of Peruvethur, Nanguneri Mandal—*Petitioner* (*Insolvent*).

Madhavan Nalin Karayyar and three others—
Respondents.

Take notice that the petitioner aforesaid has applied to this Court to be adjudged as insolvent and that his petition is posted to this Court to the 2nd January 1926 for appearance of parties.

A. V. BALAKRISHNA MISHON,
District Magist.

Nanguneri, 25th November 1925.

No. 25 of 1925 (H.P. No. 254 of 1925),
DISTRICT MAGIST'S COURT, OOTY.

Royappa Rameswamy—*Insolvent* (*Petitioner*).

Yakkala Periyar and thirty-two others—*Creditors*.

Notice is hereby given that the above-named insolvent (petitioner) was granted by this Court on 25th November 1925 an order of discharge under section 41 of Provincial Insolvency Act.

No. 27 of 1925, DISTRICT MAGIST'S COURT,
OOTY.

Dharmaraj Venkateshappa—*Petitioner*.

Chakraborti Venkateshwar and fourteen others—
Creditors.

Notice is hereby given that the above-named petitioner has filed an application in the Court praying to be adjudged as insolvent and that the same stands posted to 2nd January 1926 for hearing.

K. SATTANARAYANAMURTHI,
District Magist.

Ooty, 1st December 1925.

No. 3 of 1925, DISTRICT MAGIST'S COURT,
POONJ.

Pazhika Vaidi Kartasathi Ponnai Abhramam—*Petitioner*.

P. P. Sped Masoor and others—*Creditors*.

The above-named petitioner has applied to this Court for being declared insolvent. The petition stands posted to 2nd January 1926.

S. V. KESSEHAN NAYAR,
District Magist.

Poonj, 25th November 1925.

No. 34 of 1925, DISTRICT MAGIST'S COURT,
TIRUPUR.

Srinivasan Ayyar, son of Subbaraya Ayyar, residing at Palamudi, Tanjore taluk—
Petitioner (*Insolvent*).

Lakshmi Reddy and five others—*Creditors*.

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged as insolvent. Hearing 25th December 1925.

R. VENKAT ATTAR,
District Magist.

Tirupur, 25th November 1925.

No. 6 of 1925 (H.P. No. 424 of 1925), DISTRICT
MAGIST'S COURT, TIRUPUR.

T. R. Govindaswami Naidu, son of Arul Rangappa Naidu, at Kumbakonam—
Petitioner (*Insolvent*).

Gopala Pillai and five others—*Respondents* (*Creditors*).

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1924 that the above-named petitioner has applied to this Court to grant him an order of discharge and that the petition is posted to 2nd December 1925 for hearing. Any person wishing to oppose the same may do so either in person or by writ on the said date.

No. 7 of 1925 (H.P. No. 415 of 1925),
DISTRICT MAGIST'S COURT, TIRUPUR.

Rameswaram Ayyar, son of Ranghaya Ayyar, at Kumbakonam—*Petitioner* (*Insolvent*).

Mangayathai Madai and three others—*Respondents* (*Creditors*).

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1924 that the above-named petitioner has applied to this Court to grant

him an order of discharge and that the petition is posted to 19th December 1929 for hearing. Any person wishing to oppose the same may do so either in person or by writ on the said date.

N. KRISHNASWAMI,
District Magistrate.

Tiruvannamalai, 29th November 1929.

No. 10 of 1929, District Muzdar's Court,
Tiruvannamalai.

Brishama Pillai, son of Kappaswami Pillai,
Ayambhuppal street, Tiruvannamalai—*Defendant.*
Palaivaram Chettiar—Creditor.

The insolvent having applied for final discharge, including creditors, if any, may appear at the Court and contest the petition on 17th December 1929, the date of enquiry.

No. 17 of 1929, District Muzdar's Court,
Tiruvannamalai.

Palaivaram Pillai, son of Kalla Pillai, Vilamai,
Nagapattinam taluk—*Defendant.*
Lakshminarasimhan Chettiar and others—Creditors.

The insolvent having applied for final discharge, including creditors, if any, may appear and contest the petition in this Court on 14th December 1929, the date of enquiry.

M. S. RAMANUJAN AYYANGAR,
District Magistrate.

Tiruvannamalai, 29th November 1929.

No. 6 of 1929, District Muzdar's Court,
Tiruvannamalai.

R. Kasi Sahai—Petitioner.
T. V. Marimuth and features others—Creditors.

Notice is hereby given, under section 10 of Act V of 1920 that the above-named petitioner has been adjudicated an insolvent by the order of this Court dated 2nd December 1929 and he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Tiruvannamalai, affidavits in Form No. 3 of the Provincial Insolvency Rules.

T. GOMATHINAYAGAN PILLAI,
District Magistrate.

Tiruvannamalai, 2nd December 1929.

No. 18 of 1929, District Muzdar's Court,
Tiruvannamalai.

Kappaswami Madala and Narayana Madala—
Debtors (Jointly).

Venkatarama Pillai and others—Creditors.
Dependents (Creditors).

Notice is hereby given under clause (2) of section 18 of Act V of 1920, that the above-named petitioners have applied to this Court to adjudicate them insolvents and that their applications stands posted for hearing to the 14th day of January 1930. Any creditor wishing to oppose the said application may appear before the Court either in person or by writ on the said date.

M. KRISHNAMACHARI,
District Magistrate.

Villupputur, 29th November 1929.

No. 4 and 5 of 1929, District Muzdar's Court,
Ramanagar—*Defendant.*

Notice under section 84 of the Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their debts by an affidavit in support thereof on or before 10th January 1930, failing which dividend will be distributed without any regard to their claims.

No. 6 of 1927, District Muzdar's Court,
Ramanagar.

Pattabhatra Mudali and others—Defendant.

Notice under section 84 of the Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their debts by an affidavit in support thereof on or before 10th January 1930, failing which dividend will be distributed without any regard to their claims.

No. 75 of 1929, District Muzdar's Court,
Ramanagar, (Div. 13 of 1929, District
Muzdar's Court, Ramanagar).

Kattarama Mudali, son of Ambalashetti Marudai—
Defendant.

Maha Mohanlal Ravathar and seven others—
Creditors.

Notice is hereby given under section 80 of the Act V of 1920 that the above-named insolvent residing at Kumbakonam was assigned as insolvent by an order of the District Muzdar, Tutukudi, dated 2nd November 1929, and that he should apply for discharge within six months and the creditors must prove their claims before the Official Receiver at Ramanagar within one month.

J. A. DAVID,
Official Receiver.

Madurai, 1st December 1929.

No. 93 of 1929, District Muzdar's Court,
Salem.

Gulam Rasool Sahib, son of Ibrahim Sahib, at
Kannur, Bangalore taluk—*Defendant.*

The insolvent in the above case has been granted an absolute order of discharge dated 12th September 1929 under section 21 of Act V of 1920.

G. V. RAMANUJACHARI,
Official Receiver.

Salem, 29th November 1929.

**IN THE MATTER OF THE INDIAN COM-
PANIES ACT, 1913, AND THE CITY
BENEFIT SOCIETY, LIMITED.**

Whereas letters addressed to the City Benefit Society, Limited, as its registered office among others:

And whereas it appears accordingly that the City Benefit Society, Limited is not carrying on business or is not in operation:

Notice is hereby given, pursuant to section 262 (3) of the Indian Companies Act, 1913, that, unless some steps are taken to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

Madurai, 29th November 1929.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1912, AND THE SRI SHANMUGASANDANA BANK, LIMITED.

Whereas communications addressed to the Sri Shanmugasandana Bank, Limited, at its registered office are received notwithstanding through the Dead Letter Office.

And whereas it appears accordingly that the Sri Shanmugasandana Bank, Limited, is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1912, that unless cause is shown to the contrary before the expiration of three months from the date of this notice the name of the said company will be struck off the register and the said company will be dissolved.

V. S. CHENGALVARAYA PILLAI,

Assistant Registrar of Joint Stock Companies,

Madras, 27th November 1929.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1912, AND THE ANDHRA TRADING COMPANY, LIMITED.

Whereas communications addressed to the Andhra Trading Company, Limited, at its registered office remain unanswered.

And whereas at the time of a visit on the 12th August 1929 there was no trace of the company at its registered office.

And whereas a notice, dated the 26th August 1929, was published on page 1269 of the Fort St. George Gazette, Part II, dated the 2nd September 1929, pursuant to section 247 (3) of the Indian Companies Act, 1912, to the effect that unless cause was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved;

And whereas the said company has not shown such cause within the time allowed which expired on the 26th November 1929.

Therefore the name of the company has under section 247 (3) of the Act, been struck off the register.

CHULAM MURUGUDAN,

Assistant Registrar of Joint Stock Companies,

Vellore, 24 December 1929.

Destruction of Records.

With reference to Notification No. 169, Home (Police), dated 22nd July 1925, published on pages 243 and 253 of the Fort St. George Gazette, Part I, dated 1st August 1925, notice is hereby given that the documents and correspondence relating to the following defunct and dissolved companies are proposed for destruction. The said records will be destroyed after a period of three months from the date of the publication of this notification:—

Name of company; its documents and correspondence at which are proposed for destruction; date of operation; date under which registered; place at the company; names of the office not recorded; but retaining copies of names and date of destruction under the Indian Companies Act.

The Balaji Sri Krishna Vilasa Shringa Factory, Limited; 17th January 1927; VII of 1912; Gilling of cotton; Belur; P. K. Tharavathaswami Nayudu; 20th June 1924.

The Annapurmathayam Shamanga Vilasa Banking and Trading Company, Limited; 26th February 1919; VII of 1912; Banking and Trading; Annapurmathayam; K. Subbalinga Chetti; 22nd July 1924.

The South Indian Pottery Supply Company, Limited; 26th August 1929; VI of 1912; dealing in pottery; Coimbatore; V. S. Sengottayya; 14th October 1924.

Southam & Co., Ltd; 21st September 1929; VII of 1912; General merchandise; Coimbatore; S. K. Sankaranarayanan; 4th November 1924.

P. R. SUBBESWARI,

Assistant Registrar of Joint Stock Companies,
Coimbatore, 2nd December 1929.

REVENUE NOTIFICATIONS.

LICENCES ISSUED IN THE CITY OF MADRAS FOR THE MONTH OF NOVEMBER 1929.

F.L.-11.—Domestic licence for the sale of foreign liquors, locally made foreign liquors and eastern toilet spirits to be consumed on the premises.

Number and name of license	Fm.	Place of vend.
10. Mr. Edwin Rose ..	15	Submarine Hall, 11th November 1929.
11. Mr. J. P. DeGuzman ..	4	St. Martin's School Hall, Vepery, 24th November 1929.
12. Messrs. B. S. S. ..	1	Venues Public Hall, 10th November 1929.
13. Mr. A. L. S. ..	4	White Elephant Hall, 18th November 1929.

D.R.-4.—Licence for possession and use of distilled spirits by licensed retailers.

Number and name of license	Limit of possession.
10. Messrs. S. S. P. ..	100, Messrs. Chari Street, Madras 2nd.

Licences awarded in respect of the following

F.L.-12.—Licence for the sale of pure rectified spirits only which include absolute alcohol by chemists and druggists and other firms or persons duly authorized in that behalf.

1. Messrs. S. Subramanian .. 175, Roney Church Road, 2 Co.

T.C.-1.—Licence for the sale of cocaine.

1. Messrs. S. Subramanian .. 175, Roney Church Road, 2 Co.

D.R.-5.—Licence for the sale of denatured spirits.

10. Messrs. S. Subramanian .. 175, Roney Church Road, 2 Co.

M.-1.—Licence granted to a dealer in morphine in the town of Madras for the vend of morphine drugs otherwise than on prescription.

1. Messrs. S. Subramanian .. 175, Roney Church Road, 2 Co.

M.-2.—Licence granted to a chemist for the vend of morphine drugs on prescription only.

10. Messrs. S. Subramanian .. 175, Roney Church Road, 2 Co.

Change of premises was made in respect of the following

F.L.-13.—Licence for the sale of pure rectified spirits only which include absolute alcohol by chemists and druggists and other firms or persons duly authorized in that behalf.

1. Mr. J. P. S. .. 395, Roney Road.

F.L.-17.—Licence for the sale of medicinal wines and similar preparations containing 10 per cent and upwards but not more than 40 per cent of proof spirit.

1. Mr. J. P. S. .. 395, Roney Road.

- D.S.-2.—License for the sale of denatured spirits
 11. Mr. J. F. Lefebvre .. 186, Mount Road.
 F.C.-1.—License for the sale of opium.
 12. Mr. J. F. Lefebvre .. 186, Mount Road.
 M.-2.—License granted to a chemist for the vend.
 of morphine drugs on prescriptions only.
 13. Mr. J. F. Lefebvre .. 186, Mount Road.

M.D.-18.—License for the sale of medicinal pre-
 parations of the Indian Disp.

14. Mr. J. F. Lefebvre .. 186, Mount Road.

*Change of name was made in respect of the
 following*

F.L.-13.—License for the sale of pure rectified
 spirits only which include absolute alcohol
 by chemist and druggists and other firms or persons
 duly authorized in that behalf

15. Mr. G. T. Cur .. 184, Mount Road.

F.L.-17.—License for the sale of medicated wines
 and similar preparations containing 20 per cent and
 upwards but not more than 42 per cent of pure
 spirit.

16. Mr. G. T. Cur .. 184, Mount Road.

D.S.-2.—License for the sale of denatured
 spirits —

17. Mr. G. T. Cur .. 184, Mount Road.

M.D.-1.—License for the sale of opium.

18. Mr. G. T. Cur .. 184, Mount Road.

M.-1.—License granted to a dealer in morphine in
 the town of Malacca for the vend of morphine drugs
 otherwise than on prescriptions.

19. Mr. G. T. Cur .. 184, Mount Road.

M.-2.—License granted to a chemist for the vend
 of morphine drugs on prescriptions only.

20. Mr. G. T. Cur .. 184, Mount Road.

H. B. SHIELD,
 Collector.

Malacca Collector's Office,
 3rd December 1929.

MINING CERTIFICATES.

The certificate of approval granted to H.M.D.
 Ashraf (Rasmi Khas Mandara, Kurned), as a
 person to prospect for and work minerals is renewed
 for a further period of one year up to 31st Decem-
 ber 1930.

W. SCOTT BROWN,
 Collector.

Kannad Collector's Office,
 2nd December 1929.

The certificate of approval granted to the under-
 mentioned company as M.P. Kant. No. 435, dated
 15th March 1925, is hereby renewed for 1930 as they
 are fit persons to prospect for and mine minerals in
 the Malacca Presidency:—

The Krishi Mining Company of Khandarshah
 village, Rayar taluk, Nilgiris district.

2. The certificate applies only with respect to
 land in which the metals, minerals and mineral oil
 are the property of the Government.

3. It will be in force from the 1st January 1930
 and will expire at midnight on the 31st December
 1930.

A. C. WOODHOUSE,
 Collector.

Malacca Collector's Office,
 29th November 1929.

JANMAM REGISTRATIONS.

Under section 4 of the Malacca Land Registration
 Act III of 1904 it is hereby notified that as regards
 the janmam title of P. S. No. 165 of Anyilar
 amman, Koned taluk, which was left unregistered and
 unregistered at the last settlement, will be held by
 the Revenue Divisional Officer, Malappuram, in order
 that the name of the janam may be ascertained.

5. All persons claiming to be proprietors or joint
 proprietors of the land are hereby required to apply
 to the Revenue Divisional Officer, Malappuram,
 under section 5 of the aforesaid Act, on or before
 31st February 1930 to have their names registered
 as such.

M. H. CABLESTON,
 Revenue Divisional Officer,
 Malappuram, 21st November 1929.

Notice is hereby given that as regards under
 section 4 of the Malacca Land Registration Act of
 1904 will be held by the Special Assistant Collec-
 tor, Ponnacchi, at Chempak, at 11 a.m. on
 17th March 1930 at the Revenue' Bangalore, in
 respect of the undermentioned all survey numbers,
 measuring the extent noted against each, in the
 Ponnacchi taluk, left unregistered and unregistered at
 the time of settlement as being specified therein:—

- | | |
|--|-----|
| O.S. No. 12452 (P.S. No. 174) of Ponnacchi | ac. |
| area for 627 (a) Ponnacchi area (ac.) | 118 |
| O.S. No. 6442 (P.S. No. 174) of Ponnacchi | 118 |
| area for 177 (a) Ponnacchi area (ac.) | 118 |
| O.S. No. 6442 (P.S. No. 174) of Ponnacchi | 118 |
| area for 177 (a) Ponnacchi area (ac.) | 118 |

2. All persons claiming to be proprietors or joint
 proprietors of the real survey numbers are hereby
 required to appear in person or by duly authorized agents
 and represent their claims before the Special
 Assistant Collector on or before the date
 mentioned.

A. R. MACLEOD,
 Special Assistant Collector, P. P. P.
 Cannanore, 21st November 1929.

NOTIFICATION.

No. 25.—In virtue of the power delegated by
 clause XIII (2) of the Government Notification No.
 445, dated 12th July 1926, subsequently amended,
 and of the orders of Government in G.O. No. P.
 5245, Revenue, dated 4th November 1928, the
 Commissioner of Kanan has hereby directed that the
 following amendments shall be made in rule 2 (g)
 and (h) of the rules for the formation and conduct of
 committees by the Kanan Advisory Committee for
 Revenue Divisional areas including the smaller
 municipalities, prescribed in Commissioner's Notifi-
 cation No. 16, dated 25th August 1927, published on
 pages 1240-43 of the Fort St. George Gazette, dated
 25th September 1927, Part II, as subsequently
 amended:—

Rule 2 (g)—Delete the words "who shall direct
 office as his standing to be president of the area"
 at the end before the word "and".

Rule 2 (h)—Delete the words "sitting in the
 area" between the words "Department, Revenue" and
 "sitting by", and add the words "who shall direct
 office as his standing to be a member of the area" at
 the end.

W. A. BRIDGES,
 Secretary to the Commissioner of Kanan,
 Malacca, 17th November 1929.

MARINE NOTIFICATIONS.

REPORT OF VESSELS

ARRIVED AT, AND DEPARTED FROM, THE PORT OF MADRAS
FROM THE 1ST NOVEMBER TO THE 31ST DECEMBER 1928.

ARRIVAL.

Date.	Name of vessel.	Tonnage.	Country.	Master.	Where from.	Birth report.
1928.						
Nov. 26	S.S. "Cass Marwick" ..	4,202	D	A. Low ..	Shanghai ..	No. 4 and West quay No. 1.
" 27	S.S. "City of Canton" ..	4,210	D	D. Martin ..	Shanghai ..	No. 2
" 28	S.S. "Dumfries" ..	3,228	B	C. B. Fenn ..	Do. ..	No. 2 and North quay.
" 29	S.S. "Dumfries" ..	3,241	B	D. B. Lowrie ..	Do. ..	No. 2, North quay and No. 4.
" 30	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	Do. North.
" 31	S.S. "Dumfries" ..	4,210	D	A. Tolson ..	Hongkong ..	No. 2 and West quay No. 2.
" 32	S.S. "Dumfries" ..	3,241	B	C. B. Fenn ..	Shanghai ..	No. 2.
Dec. 1	M. V. "London" ..	4,210	B	R. Bennett ..	Do. ..	West quay No. 4.
" 2	S.S. "Dumfries" ..	4,210	B	M. C. Whittington ..	Shanghai ..	No. 2.
" 3	S.S. "Dumfries" ..	4,210	B	R. Bennett ..	Shanghai ..	No. 2.
" 4	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 5	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 6	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 7	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 8	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 9	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 10	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 11	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 12	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 13	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 14	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 15	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 16	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 17	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 18	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 19	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 20	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 21	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 22	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 23	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 24	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 25	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 26	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 27	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 28	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 29	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 30	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 31	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.

DEPARTURE.

Date.	Name of vessel.	Tonnage.	Country.	Master.	Bound to.	Birth report.
1928.						
Nov. 26	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 27	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 28	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 29	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 30	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 31	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
Dec. 1	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 2	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 3	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 4	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 5	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 6	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 7	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 8	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 9	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 10	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 11	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 12	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 13	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 14	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 15	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 16	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 17	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 18	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 19	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 20	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 21	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 22	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 23	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 24	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 25	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 26	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 27	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 28	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 29	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 30	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.
" 31	S.S. "Dumfries" ..	4,210	B	C. B. Fenn ..	Shanghai ..	No. 2.

S = Scotch.

D = Dutch.

F = French.

G = German.

N = Norwegian.

Harbour Office, Madras,
4th December 1928.R. W. T. DEASY, Commander, R.M.S.,
Deputy Commander of the Port.

NOTICE TO MARINERS.

No. 20 of 1929.

INDIA-MADRAS COAST—COCHIN HARBOUR
DANGEROUS OBSTACLES.

Masters of sailing vessels are hereby informed that the dredger, "Lord Wellington" with pumps attached will resume dredging operations in the approach channel on or about the 1st December 1929.

Great caution should be exercised by vessels when navigating the channel as set to approach

near to dredger and pipelines, also keeps with mooring wires attached, heave, etc.

When dredging during the day, the dredger will show two black balls, and during the night two red lights one above the other.

Sailing vessels are prohibited from using the channel between the beams of moored barges.

E. H. MARSDEN, Captain, R.M.S.,
Principal Port Officer.

Madras, 3rd December 1928.

[illegible]

Quantity.	Description of work.	Per
XVI. Pans open much—Korath money No. 223.		
48 mls	Clearing all from bed and depositing on berm	1,000 m.s.
48 "	Running open and clearing beyond beds within 100 yds	1,000 "
48 "	Clearing all in river channel in 3 days from 100 yds to 100 yds	1,000 "
48 "	Clearing all in bank channel and depositing on top with same 100 yds	1,000 "
48 "	Clearing open from berm and clearing beyond bank	1,000 "
48 mls	Clearing all from 6" to 8" diameter, including mending or putting and driving	2,500 "
XVII. Pans open much—Korath money No. 224.		
48 mls	Clearing all from bed and depositing on berm	1,000 m.s.
48 "	Running open and clearing beyond beds within 100 yds	1,000 "
48 "	Clearing all in river channel in 3 days from 100 yds to 100 yds	1,000 "
48 "	Clearing all in bank channel and depositing on top with same 100 yds	1,000 "
48 "	Clearing open from berm and clearing beyond bank	1,000 "
48 mls	Clearing all from 6" to 8" diameter, including mending or putting and driving	2,500 "
Pydun open much.		
48 mls	Clearing all from bed and depositing on berm	1,000 m.s.
48 "	Running open and clearing beyond beds within 100 yds	1,000 "
48 "	Clearing all in river channel in 3 days from 100 yds to 100 yds	1,000 "
48 "	Clearing all in bank channel and depositing on top with same 100 yds	1,000 "
48 "	Clearing open from berm and clearing beyond bank	1,000 "
48 mls	Clearing all from 6" to 8" diameter, including mending or putting and driving	2,500 "

Madras, 27th November 1882.

SALE OF THE UNDEVELOPED TREES IN CONJEEVARAM SECTION AND THIRUVAL- LUR SUBDIVISION.

Notice is hereby given that the contents of the
trees contained in the list below will be sold in
public auction on the date specified by the Division
Officers mentioned at the places cited.

Contents of Lists.

1. Intending bidders should deposit Rs. 2 at the
commencement of auction which will be returned to
them at once as the lot is decided. The highest
bidder should pay the balance of the amount immedi-
ately the lot is decided in his favor.

2. In case of any dispute relating to the lot will be
referred.

3. This sale is subject to the approval of the
Executive Engineer and approval will be given
from the date of approval and subject to the Engineer's
signature an agreement in the Departmental form
where such an agreement is required.

4. No damage should be done to the trees or
banks of canals. In case of accidental damage not
brought to the notice of the Executive Engineer or
his subordinate the owner will be held responsible
for the same.

5. The owner will have the right to enjoy the
canal without and infringing any of the rules or
provisions in force.

List of trees—Contents of the list—
drawn to be notified in 1882-3.

Filed at Madras—on 27th January 1883.

Assistant Division Officer, Fort St. George.

Contents of Lists.

Red Hills Division.

Place of purchase, number of trees, locality, plan
and date of notice.

Contents of List 1 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 2 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 3 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 4 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 5 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 6 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 7 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 8 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 9 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 10 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.

Place of purchase, number of trees, locality, plan and date of notice.

Contents of List 1 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 2 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 3 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 4 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 5 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 6 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 7 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 8 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 9 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 10 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.

Place of purchase, number of trees, locality, plan and date of notice.

Contents of List 1 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 2 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 3 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 4 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 5 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 6 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 7 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 8 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 9 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.
Contents of List 10 in Section 224 of the contents of Red Hills
Division at Red Hills on 10th January 1883.

[illegible]

Some of produce, medicines of opium, linseed, glass and dew of cotton.

Superintendent's office.

Period of time—2nd March to 20th July 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

Theoretical tenders at Kowloon General Hospital, Singapore; articles at Indian Office, Singapore, on 15th Feb. 1931.

12. The successful tenders for non-perishable articles of diet, hygienic medicines and hospital necessaries should deliver the articles in bulk within one week from date of notice, failing which their earnest money will be forfeited to Government. Payment will be made after the required supply is fully received.

13. The deposit money of successful tenders will be retained till the supply is completed, but those of unsuccessful tenders will be returned as a deposit at the hospital.

14. The samples of the different articles may be seen at the office of the Superintendent and the supplies should be strictly in accordance with such samples.

15. The Superintendent reserves to himself the right to decline or to accept the tender for any one or more of the articles tendered for by the successful tenderer without assigning any reason for so doing.

16. Government procures now lodged as earnest security of security deposit for a period of twelve months or less shall not be withdrawn over to the Superintendent, but shall remain in the name of the tenderer. Government will appropriate or cancel the same as per G.O. No. 200, dated 21st March 1929, authority to that effect being duly entered in the contract or other document entered by the tenderer.

17. Every tenderer should attach a certificate to his tender in the following form—

"I, the tenderer, agree to have the earnest money or security deposit forfeited to Government in case of my failure to undertake the contract."

18. Every correction in the tender must invariably be initialed by the tenderer, failing which the tender will be rejected.

19. No correction shall be supplied to the hospital except on authority signed by the Superintendent or by some responsible person authorized by him in writing to do so.

20. The number or quantity entered in the tender form is the probable maximum number or quantity which the Superintendent undertakes to require to be supplied, but the tenderer will be under an obligation to supply such larger number or maximum quantity as the Superintendent may require him to supply. The Superintendent does not bind himself to provide the full number or quantity noted in the schedule.

21. Printed forms of tenders may be had on application at the Government Victoria Canteen and Quack Hospital, Madras.

22. The Government reserves the power of interference and that the acceptance of any tender by the Superintendent is a binding contract and subject to modification by the Government at any time within three months of the acceptance by the Superintendent.

23. The rates quoted by each tenderer should be expressed in words.

24. The bond supplied to the hospital should be free from alien and paid on strictly equivalent to not more than 5 per cent. annual and per cent. guarantee of bond. The maximum limit of such percentage in the case of bond is 5 per cent. (calculated on the first instalment) payable in three instalments and. The bond supplied to hospital from time to time will be subject to analysis and the acceptance will be liable to a penalty for exceeding the percentage bond above. The penalty will be subject to the maximum of 10 per cent. of the security amount deposited by the tenderer.

TENDER FOR SUPPLY OF ARTICLES OF DIET AND OTHER HOSPITAL REQUIREMENTS FOR THE GOVERNMENT VICTORIA CANTINE AND QUACK HOSPITAL, MADRAS

Notice is hereby given that sealed tenders in duplicate will be received, up to 10 a.m. on Monday the 14th January 1931, by the Superintendent of Government Victoria Canteen and Quack Hospital, Madras, at his office, 10th Road, Trichy, for the supply of perishable and non-perishable articles, etc., as detailed in the schedule annexed for the year 1930-31.

1. A separate tender must be sent in for each article.

2. Tenders will be opened by the Superintendent, at his office, at the prescribed time, in the presence of those who may choose to attend.

3. Tenders should be accompanied by "Tender for hospital supplies." Each tender must contain not only the rates, but also the total value of each form of supply entered in a separate column and the items as detailed up should show the aggregate total of the entire tender. The tender for each article will be treated as a separate and distinct tender.

4. Each tender must be accompanied by a deposit in Government promissory notes or bank receipts equal to 5 per cent. on the total value of the tender, and, in default of such deposit, the tender will be rejected, and will any tender be treated after the time fixed for the opening of tenders. It will be treated.

5. No person making a tender will be allowed to withdraw his tender for the space of twenty days from the date thereof, and, in the event of so doing, his deposit will be forfeited to Government.

6. The successful tenderer for perishable articles of diet, bedding and clothing must, within three days from the date of receiving intimation that his tender or any portion thereof has been accepted, lodge security, viz., 10 per cent. on the total value of his accepted articles, failing which his deposit shall be forfeited to Government; he will also be required to sign a bond and to pay the value of the proper stamp duty on the contract.

7. The successful tenderer for perishable articles of diet must have his articles ready for inspection not later than 7-30 a.m. daily.

8. No advance of cash will be made to the contractor, but payment will be made on monthly bills for the supplies of articles.

9. A fee not exceeding 10 per cent. of deposit money will be given for any infringement of the stipulations of the bond, and, if frequently repeated, the contract will be annulled and the security forfeited to Government.

10. The contract must not be subject. The contractor's security will be referred to the Superintendent on completion of his contract.

to the warehouse, and payment will be made on monthly bills. If outside articles are ordered to be supplied in bulk, they should be done so within seven days from the date of receipt of order, for which payment will be made on bills as soon after receipt as possible. Information as to samples, etc., may be had on personal application at the hospital.

2. A separate tender must be sent for each of the two groups of supplies mentioned above.

3. Tenders will be opened by the Surgeon-General, Government Headquarters Hospital, Malaya, at the appointed time in the presence of those interested who may choose to attend.

4. Tenders to be superseded in the manner described in paragraph 2, and on the cover the words "Tender for the hospital supplies" written.

5. Each tender must contain not only the rates, but the total value of each item of supply entered in separate columns, the items in which must be itemized up showing the approximate value of each article tendered. The rates and *total* of each tender should also be repeated on the margin.

6. Each tender must be accompanied by a deposit (in Government treasury notes or Bank receipts) of \$5, 100 (pounds one hundred). In default of such deposit the tender will be rejected, and will only be received after the time fixed for the opening of tenders. No work will be ordered. The deposit will be returned to successful tenders immediately and to the others as soon as they have failed the tender is mentioned in paragraph 8 below.

7. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof, and, in the event of his so doing, his deposit will be forfeited to Government.

8. The successful tenderer must, within three days from the date of receiving intimation that his tender has been accepted, lodge a security not exceeding ten per cent. of the total value of the contract fixed by the Superintendent, failing which his deposit will be forfeited to Government. The tenderer's security if not completed will be returned to him immediately on completion of his contract.

9. No advance of cash will be made to the contractor.

10. (1) The food supplied to the hospital should be free from salt and yield an energy equivalent to not more than 3.5 cal. per cent. and per 100 grams of food. The maximum limit of salt permissible in the case of bread is 0.2 per cent. (calculated on the dried matter) insoluble in dilute hydrochloric acid.

(2) Samples of bread received from each tenderer will be subject to analysis by the Public Analyst, Klang, Ipoh, Kuala Lumpur, and Seremban.

(3) The bread supplied to the hospital from time to time will be subject to analysis and the contractor will be liable to a penalty for exceeding the percentage laid down above. This penalty will be subject to the maximum of 10 per cent. of the monthly payment payable by the contractor.

11. A fine, not exceeding 10 per cent. of deposit money, will be levied for any infringement of the stipulations of the bid, and, if frequently repeated, the contract will be cancelled and the security forfeited to Government.

12. The contract should not be subject without the permission of the Superintendent of the Hospital.

13. The Superintendent reserves as himself the right to decline or accept the tender for any one or more of the articles tendered by the successful tenderer without accepting any reason for so doing.

14. The Superintendent also reserves to himself the right of rejecting tender without accepting any reason for so doing.

The contractor shall be at liberty within a period of three months from the date issued to terminate this agreement either wholly or in part

and month's notice and throughout the agreement shall remain and be valid and the contractor shall not be entitled to any compensation in respect of such discontinuance.

15. The Government reserves the power of interference and that the acceptance of any tender by the Superintendent of the Hospital as the (Surgical-General) is provisional and subject to acceptance by the Government at any time within three months of the acceptance by the Superintendent or the Surgeon-General without reasons being given.

16. The successful contractor will be required to pay the value of the proper stamp duty on the contract.

17. Government treasury notes lodged as earnest money or security deposit for a period of twelve months or less shall not be ordered over to the Superintendent. Government will appropriate or cancel the notes as per G.O. No. 1211, dated 28th March 1920, Military authority to that effect being duly entered in the contract or other document or documents connected by the contract.

18. With reference to stipulations contained in the preceding paragraph No. 18, the tenderer should attach a certificate in his schedule or schedule to the following effect:—

"I, the tenderer, agree to bear the earnest money, if in Government treasury notes or Bank receipts, submitted to Government in case of my failure to undertake the contract."

19. No article shall be supplied to the hospital except on authority signed by the Superintendent or by some responsible person authorized by him so written to do so.

20. Finished forms of tenders can be had at the Government Headquarters Hospital, Malaya.

21. Samples are not required unless called for. When called for they must be sent in within two days. If approved and tender accepted the samples received will be accepted as part of the supply. If rejected the samples will be put back at the tenderer's expense. Tenderers are distinctly understood that, if the tender is accepted, the balance of the article or articles required must be in every way equal to the approved sample. The prices of the Superintendent is to be final on this point.

22. The number or quantity ordered in the form of tender is the approximate number or quantity which the Superintendent undertakes to require to be supplied, but the contractor will be under an obligation to supply such larger number or quantity as the Superintendent may require him to supply.

23. Instructions for articles such as rice, sugar, borden, vegetables, mutton, chicken, potatoes, shall, pepper, garlic, bean-curd, ginger, etc., required in a pound should be given in terms of pounds per cwt. The wholesale rates for various items and eggs should be in terms of per hundred.

Schedule of articles required per room and their approximate quantity.

Food group.	Approximate quantity per day per room.
Name of article.	
Meat, good swine's ribs, served to be broiled, 10, 12, 14, 16, 18, 20, 22, 24, 26, 28, 30, 32, 34, 36, 38, 40, 42, 44, 46, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 72, 74, 76, 78, 80, 82, 84, 86, 88, 90, 92, 94, 96, 98, 100, 102, 104, 106, 108, 110, 112, 114, 116, 118, 120, 122, 124, 126, 128, 130, 132, 134, 136, 138, 140, 142, 144, 146, 148, 150, 152, 154, 156, 158, 160, 162, 164, 166, 168, 170, 172, 174, 176, 178, 180, 182, 184, 186, 188, 190, 192, 194, 196, 198, 200, 202, 204, 206, 208, 210, 212, 214, 216, 218, 220, 222, 224, 226, 228, 230, 232, 234, 236, 238, 240, 242, 244, 246, 248, 250, 252, 254, 256, 258, 260, 262, 264, 266, 268, 270, 272, 274, 276, 278, 280, 282, 284, 286, 288, 290, 292, 294, 296, 298, 300, 302, 304, 306, 308, 310, 312, 314, 316, 318, 320, 322, 324, 326, 328, 330, 332, 334, 336, 338, 340, 342, 344, 346, 348, 350, 352, 354, 356, 358, 360, 362, 364, 366, 368, 370, 372, 374, 376, 378, 380, 382, 384, 386, 388, 390, 392, 394, 396, 398, 400, 402, 404, 406, 408, 410, 412, 414, 416, 418, 420, 422, 424, 426, 428, 430, 432, 434, 436, 438, 440, 442, 444, 446, 448, 450, 452, 454, 456, 458, 460, 462, 464, 466, 468, 470, 472, 474, 476, 478, 480, 482, 484, 486, 488, 490, 492, 494, 496, 498, 500, 502, 504, 506, 508, 510, 512, 514, 516, 518, 520, 522, 524, 526, 528, 530, 532, 534, 536, 538, 540, 542, 544, 546, 548, 550, 552, 554, 556, 558, 560, 562, 564, 566, 568, 570, 572, 574, 576, 578, 580, 582, 584, 586, 588, 590, 592, 594, 596, 598, 600, 602, 604, 606, 608, 610, 612, 614, 616, 618, 620, 622, 624, 626, 628, 630, 632, 634, 636, 638, 640, 642, 644, 646, 648, 650, 652, 654, 656, 658, 660, 662, 664, 666, 668, 670, 672, 674, 676, 678, 680, 682, 684, 686, 688, 690, 692, 694, 696, 698, 700, 702, 704, 706, 708, 710, 712, 714, 716, 718, 720, 722, 724, 726, 728, 730, 732, 734, 736, 738, 740, 742, 744, 746, 748, 750, 752, 754, 756, 758, 760, 762, 764, 766, 768, 770, 772, 774, 776, 778, 780, 782, 784, 786, 788, 790, 792, 794, 796, 798, 800, 802, 804, 806, 808, 810, 812, 814, 816, 818, 820, 822, 824, 826, 828, 830, 832, 834, 836, 838, 840, 842, 844, 846, 848, 850, 852, 854, 856, 858, 860, 862, 864, 866, 868, 870, 872, 874, 876, 878, 880, 882, 884, 886, 888, 890, 892, 894, 896, 898, 900, 902, 904, 906, 908, 910, 912, 914, 916, 918, 920, 922, 924, 926, 928, 930, 932, 934, 936, 938, 940, 942, 944, 946, 948, 950, 952, 954, 956, 958, 960, 962, 964, 966, 968, 970, 972, 974, 976, 978, 980, 982, 984, 986, 988, 990, 992, 994, 996, 998, 1000, 1002, 1004, 1006, 1008, 1010, 1012, 1014, 1016, 1018, 1020, 1022, 1024, 1026, 1028, 1030, 1032, 1034, 1036, 1038, 1040, 1042, 1044, 1046, 1048, 1050, 1052, 1054, 1056, 1058, 1060, 1062, 1064, 1066, 1068, 1070, 1072, 1074, 1076, 1078, 1080, 1082, 1084, 1086, 1088, 1090, 1092, 1094, 1096, 1098, 1100, 1102, 1104, 1106, 1108, 1110, 1112, 1114, 1116, 1118, 1120, 1122, 1124, 1126, 1128, 1130, 1132, 1134, 1136, 1138, 1140, 1142, 1144, 1146, 1148, 1150, 1152, 1154, 1156, 1158, 1160, 1162, 1164, 1166, 1168, 1170, 1172, 1174, 1176, 1178, 1180, 1182, 1184, 1186, 1188, 1190, 1192, 1194, 1196, 1198, 1200, 1202, 1204, 1206, 1208, 1210, 1212, 1214, 1216, 1218, 1220, 1222, 1224, 1226, 1228, 1230, 1232, 1234, 1236, 1238, 1240, 1242, 1244, 1246, 1248, 1250, 1252, 1254, 1256, 1258, 1260, 1262, 1264, 1266, 1268, 1270, 1272, 1274, 1276, 1278, 1280, 1282, 1284, 1286, 1288, 1290, 1292, 1294, 1296, 1298, 1300, 1302, 1304, 1306, 1308, 1310, 1312, 1314, 1316, 1318, 1320, 1322, 1324, 1326, 1328, 1330, 1332, 1334, 1336, 1338, 1340, 1342, 1344, 1346, 1348, 1350, 1352, 1354, 1356, 1358, 1360, 1362, 1364, 1366, 1368, 1370, 1372, 1374, 1376, 1378, 1380, 1382, 1384, 1386, 1388, 1390, 1392, 1394, 1396, 1398, 1400, 1402, 1404, 1406, 1408, 1410, 1412, 1414, 1416, 1418, 1420, 1422, 1424, 1426, 1428, 1430, 1432, 1434, 1436, 1438, 1440, 1442, 1444, 1446, 1448, 1450, 1452, 1454, 1456, 1458, 1460, 1462, 1464, 1466, 1468, 1470, 1472, 1474, 1476, 1478, 1480, 1482, 1484, 1486, 1488, 1490, 1492, 1494, 1496, 1498, 1500, 1502, 1504, 1506, 1508, 1510, 1512, 1514, 1516, 1518, 1520, 1522, 1524, 1526, 1528, 1530, 1532, 1534, 1536, 1538, 1540, 1542, 1544, 1546, 1548, 1550, 1552, 1554, 1556, 1558, 1560, 1562, 1564, 1566, 1568, 1570, 1572, 1574, 1576, 1578, 1580, 1582, 1584, 1586, 1588, 1590, 1592, 1594, 1596, 1598, 1600, 1602, 1604, 1606, 1608, 1610, 1612, 1614, 1616, 1618, 1620, 1622, 1624, 1626, 1628, 1630, 1632, 1634, 1636, 1638, 1640, 1642, 1644, 1646, 1648, 1650, 1652, 1654, 1656, 1658, 1660, 1662, 1664, 1666, 1668, 1670, 1672, 1674, 1676, 1678, 1680, 1682, 1684, 1686, 1688, 1690, 1692, 1694, 1696, 1698, 1700, 1702, 1704, 1706, 1708, 1710, 1712, 1714, 1716, 1718, 1720, 1722, 1724, 1726, 1728, 1730, 1732, 1734, 1736, 1738, 1740, 1742, 1744, 1746, 1748, 1750, 1752, 1754, 1756, 1758, 1760, 1762, 1764, 1766, 1768, 1770, 1772, 1774, 1776, 1778, 1780, 1782, 1784, 1786, 1788, 1790, 1792, 1794, 1796, 1798, 1800, 1802, 1804, 1806, 1808, 1810, 1812, 1814, 1816, 1818, 1820, 1822, 1824, 1826, 1828, 1830, 1832, 1834, 1836, 1838, 1840, 1842, 1844, 1846, 1848, 1850, 1852, 1854, 1856, 1858, 1860, 1862, 1864, 1866, 1868, 1870, 1872, 1874, 1876, 1878, 1880, 1882, 1884, 1886, 1888, 1890, 1892, 1894, 1896, 1898, 1900, 1902, 1904, 1906, 1908, 1910, 1912, 1914, 1916, 1918, 1920, 1922, 1924, 1926, 1928, 1930, 1932, 1934, 1936, 1938, 1940, 1942, 1944, 1946, 1948, 1950, 1952, 1954, 1956, 1958, 1960, 1962, 1964, 1966, 1968, 1970, 1972, 1974, 1976, 1978, 1980, 1982, 1984, 1986, 1988, 1990, 1992, 1994, 1996, 1998, 2000, 2002, 2004, 2006, 2008, 2010, 2012, 2014, 2016, 2018, 2020, 2022, 2024, 2026, 2028, 2030, 2032, 2034, 2036, 2038, 2040, 2042, 2044, 2046, 2048, 2050, 2052, 2054, 2056, 2058, 2060, 2062, 2064, 2066, 2068, 2070, 2072, 2074, 2076, 2078, 2080, 2082, 2084, 2086, 2088, 2090, 2092, 2094, 2096, 2098, 2100, 2102, 2104, 2106, 2108, 2110, 2112, 2114, 2116, 2118, 2120, 2122, 2124, 2126, 2128, 2130, 2132, 2134, 2136, 2138, 2140, 2142, 2144, 2146, 2148, 2150, 2152, 2154, 2156, 2158, 2160, 2162, 2164, 2166, 2168, 2170, 2172, 2174, 2176, 2178, 2180, 2182, 2184, 2186, 2188, 2190, 2192, 2194, 2196, 2198, 2200, 2202, 2204, 2206, 2208, 2210, 2212, 2214, 2216, 2218, 2220, 2222, 2224, 2226, 2228, 2230, 2232, 2234, 2236, 2238, 2240, 2242, 2244, 2246, 2248, 2250, 2252, 2254, 2256, 2258, 2260, 2262, 2264, 2266, 2268, 2270, 2272, 2274, 2276, 2278, 2280, 2282, 2284, 2286, 2288, 2290, 2292, 2294, 2296, 2298, 2300, 2302, 2304, 2306, 2308, 2310, 2312, 2314, 2316, 2318, 2320, 2322, 2324, 2326, 2328, 2330, 2332, 2334, 2336, 2338, 2340, 2342, 2344, 2346, 2348, 2350, 2352, 2354, 2356, 2358, 2360, 2362, 2364, 2366, 2368, 2370, 2372, 2374, 2376, 2378, 2380, 2382, 2384, 2386, 2388, 2390, 2392, 2394, 2396, 2398, 2400, 2402, 2404, 2406, 2408, 2410, 2412, 2414, 2416, 2418, 2420, 2422, 2424, 2426, 2428, 2430, 2432, 2434, 2436, 2438, 2440, 2442, 2444, 2446, 2448, 2450, 2452, 2454, 2456, 2458, 2460, 2462, 2464, 2466, 2468, 2470, 2472, 2474, 2476, 2478, 2480, 2482, 2484, 2486, 2488, 2490, 2492, 2494, 2496, 2498, 2500, 2502, 2504, 2506, 2508, 2510, 2512, 2514, 2516, 2518, 2520, 2522, 2524, 2526, 2528, 2530, 2532, 2534, 2536, 2538, 2540, 2542, 2544, 2546, 2548, 2550, 2552, 2554, 2556, 2558, 2560, 2562, 2564, 2566, 2568, 2570, 2572, 2574, 2576, 2578, 2580, 2582, 2584, 2586, 2588, 2590, 2592, 2594, 2596, 2598, 2600, 2602, 2604, 2606, 2608, 2610, 2612, 2614, 2616, 2618, 2620, 2622, 2624, 2626, 2628, 2630, 2632, 2634, 2636, 2638, 2640, 2642, 2644, 2646, 2648, 2650, 2652, 2654, 2656, 2658, 2660, 2662, 2664, 2666, 2668, 2670, 2672, 2674, 2676, 2678, 2680, 2682, 2684, 2686, 2688, 2690, 2692, 2694, 2696, 2698, 2700, 2702, 2704, 2706, 2708, 2710, 2712, 2714, 2716, 2718, 2720, 2722, 2724, 2726, 2728, 2730, 2732, 2734, 2736, 2738, 2740, 2742, 2744, 2746, 2748, 2750, 2752, 2754, 2756, 2758, 2760, 2762, 2764, 2766, 2768, 2770, 2772, 2774, 2776, 2778, 2780, 2782, 2784, 2786, 2788, 2790, 2792, 2794, 2796, 2798, 2800, 2802, 2804, 2806, 2808, 2810, 2812, 2814, 2816, 2818, 2820, 2822, 2824, 2826, 2828, 2830, 2832, 2834, 2836, 2838, 2840, 2842, 2844, 2846, 2848, 2850, 2852, 2854, 2856, 2858, 2860, 2862, 2864, 2866, 2868, 2870, 2872, 2874, 2876, 2878, 2880, 2882, 2884, 2886, 2888, 2890, 2892, 2894, 2896, 2898, 2900, 2902, 2904, 2906, 2908, 2910, 2912, 2914, 2916, 2918, 2920, 2922, 2924, 2926, 2928, 2930, 2932, 2934, 2936, 2938, 2940, 2942, 2944, 2946, 2948, 2950, 2952, 2954, 2956, 2958, 2960, 2962, 2964, 2966, 2968, 2970, 2972, 2974, 2976, 2978, 2980, 2982, 2984, 2986, 2988, 2990, 2992, 2994, 2996, 2998, 3000, 3002, 3004, 3006, 3008, 3010, 3012, 3014, 3016, 3018, 3020, 3022, 3024, 3026, 3028, 3030, 3032, 3034, 3036, 3038, 3040, 3042, 3044, 3046, 3048, 3050, 3052, 3054, 3056, 3058, 3060, 3062, 3064, 3066, 3068, 3070, 3072, 3074, 3076, 3078, 3080, 3082, 3084, 3086, 3088, 3090, 3092, 3094, 3096, 3098, 3100, 3102, 3104, 3106, 3108, 3110, 3112, 3114, 3116, 3118, 3120, 3122, 3124, 3126, 3128, 3130, 3132, 3134, 3136, 3138, 3140, 3142, 3144, 3146, 3148, 3150, 3152, 3154, 3156, 3158, 3160, 3162, 3164, 3166, 3168, 3170, 3172, 3174, 3176, 3178, 3180, 3182, 3184, 3186, 3188, 3190, 3192, 3194, 3196, 3198, 3200, 3202, 3204, 3206, 3208, 3210, 3212, 3214, 3216, 3218, 3220, 3222, 3224, 3226, 3228, 3230, 3232, 3234, 3236, 3238, 3240, 3242, 3244, 3246, 3248, 3250, 3252, 3254, 3256, 3258, 3260, 3262, 3264, 3266, 3268, 3270, 3272, 3274, 3276, 3278, 3280, 3282, 3284, 3286, 3288, 3290, 3292, 3294, 3296, 3298, 3300, 3302, 3304, 3306, 3308, 3310, 3312, 3314, 3316, 3318, 3320, 3322, 3324, 3326, 3328, 3330, 3332, 3334, 3336, 3338, 3340, 3342, 3344, 3346, 3348, 3350, 3352, 3354, 3356, 3358, 3360, 3362, 3364, 3366, 3368, 3370, 3372, 3374, 3376, 3378, 3380, 3382, 3384, 3386, 3388, 3390, 3392, 3394, 3396, 3398, 3400, 3402, 3404, 3406, 3408, 3410, 3412, 3414, 3416, 3418, 3420, 3422, 3424, 3426, 3428, 3430, 3432, 3434, 3436, 3438, 3440, 3442, 3444, 3446, 3448, 3450, 3452, 3454, 3456, 3458, 3460, 3462, 3464, 3466, 3468, 3470, 3472, 3474, 3476, 3478, 3480, 3482, 3484, 3486, 3488, 3490, 3492, 3494, 3496, 3498, 3500, 3502, 3504, 3506, 3508, 3510, 3512, 3514, 3516, 3518, 3520, 3522, 3524, 3526, 3528, 3530, 3532, 3534, 3536, 3538, 3540, 3542, 3544, 3546, 3548, 3550, 3552, 3554, 3556, 3558, 3560, 3562, 3564, 3566, 3568, 3570, 3572, 3574, 3576, 3578, 3580, 3582, 3584, 3586, 3588, 3590, 3592, 3594, 3596, 3598, 3600, 3602, 3604, 3606, 3608, 3610, 3612, 3614, 3616, 3618, 3620, 3622, 3624, 3626, 3628, 3630, 3632, 3634, 3636, 3638, 3640, 3642, 3644, 3646, 3648, 3650, 3652, 3654, 3656, 3658, 3660, 3662, 3664, 3666, 3668, 3670, 3672, 3674, 3676, 3678, 3680, 3682, 3684, 3686, 3688, 3690, 3692, 3694, 3696, 3698, 3700, 3702, 3704, 3706, 3708, 3710, 3712, 3714, 3716, 3718, 3720, 3722, 3724, 3726, 3728, 3730, 3732, 3734, 3736, 3738, 3740, 3742, 3744, 3746, 3748, 3750, 3752, 3754, 3756, 3758, 3760, 3762, 3764, 3766, 3768, 3770, 3772, 3774, 3776, 3778, 3780, 3782, 3784, 3786, 3788, 3790, 3792, 3794, 3796, 3798, 3800, 3802, 3804, 3806, 3808, 3810, 3812, 3814, 3816, 3818, 3820, 3822, 3824, 3826, 3828, 3830, 3832, 3834, 3836, 3838, 3840, 3842, 3844, 3846, 3848, 3850, 3852, 3854, 3856, 3858, 3860, 3862, 3864, 3866, 3868, 3870, 3872, 3874, 3876, 3878, 3880, 3882, 3884, 3886, 3888, 3890, 3892, 3894, 3896, 3898, 3900, 3902, 3904, 3906, 3908, 3910, 3912, 3914, 3916, 3918, 3920, 3922, 3924, 3926, 3928, 3930, 3932, 3934, 3936, 3938, 3940, 3942, 3944, 3946, 3948, 3950, 3952, 3954, 3956, 3958, 3960, 3962, 3964, 3966, 3968, 3970, 3972, 3974, 3976, 3978, 3980, 3982, 3984, 3986, 3988, 3990, 3992, 3994, 3996, 3998, 4000, 4002, 4004, 4006, 4008, 4010, 4012, 4014, 4016, 4018, 4020, 4022, 4024, 4026, 4028, 4030, 4032, 4034, 4036, 4038, 4040, 4042, 4044, 4046, 4048, 4050, 4052, 4054, 4056, 4058, 4060, 4062, 4064, 4066, 4068, 4070, 4072, 4074, 4076, 4078, 4080, 4082, 4084, 4086, 4088, 4090, 4092, 4094, 4096, 4098, 4100, 4102, 4104, 4106, 4108, 4110, 4112, 4114, 4116, 4118, 4120, 4122, 4124, 4126, 4128, 4130, 4132, 4134, 4136, 4138, 4140, 4142, 4144, 4146, 4148, 4150, 4152, 4154, 4156, 4158, 4160, 4162, 4164, 4166, 4168, 4170, 4172, 4174, 4176, 4178, 4180, 4182, 4184, 4186, 4188, 4190, 4192, 4194, 4196, 4198, 4200, 4202, 4204, 4206, 4208, 4210, 4212, 4214, 4216, 4218, 4220, 4222, 4224, 4226, 4228, 4230, 4232, 4234, 4236, 4238, 4240, 4242, 4244, 4246, 4248, 4250, 4252, 4254, 4256, 4258, 4260, 4262, 4264, 4266, 4268, 4270, 4272, 4274, 4276, 4278, 4280, 4282, 4284, 4286, 4288, 4290, 4292, 4294, 4296,	

4. The rate at which the tenderer will undertake the work should be clearly stated against each kind of work. He should furthermore state the rate of bonus and travelling allowance that he will require for doing binding work in the sub-office outside Bellary town which will be the headquarters.

5. The successful tenderer will be required after the approval of the rates by the Superintending, Government Press, Madras, to execute an agreement and to deposit a sum equal to 10 per cent of the total value of the contract as security for the due completion of the work to be finished on the basis of any of the conditions.

6. The undersigned reserves the right to reject any tender without assigning any reason.

7. Any other information required may be had of him at any time during office hours.

8. Those not mentioned to bind the registration records need not apply.

9. The work should be commenced after the execution of the agreement and completed before the end of March 1926. It should be noted, that pieces of work should be completed within the time to be fixed thereafter.

10. Payment for the work done will be made only after the bill is checked and the billing is passed by the Registrar whose decision will be final.

Bellary, 1st December 1925.

Specimen tenders are invited for binding the undated/unrecorded records of this district for the year 1920-21—

Form of record and style of binding

- (a) Registers of Holdings—binding with full leather; and
(b) Revenue Index—binding with cloth and corners of leather.

Notes.—Type height 11½, 10½, 9½ and set evenly paid heads shall be used for cover.

3. Tenders should be sent in sealed covers with the words "Tender for binding registration records for 1920-21," written on the cover and should be addressed to the Registrar of Assurances, Bellary.

4. No tender received after the 15th January 1926 will be accepted.

5. The rate at which the tenderer will undertake the work should be clearly stated against each kind of work. He should furthermore state the rate of bonus and travelling allowance that he will require for doing binding work in the sub-office outside Bellary town which will be the headquarters.

6. The successful tenderer will be required after the approval of the rates by the Superintending, Government Press, Madras, to execute an agreement and to deposit a sum equal to 10 per cent of the total value of the contract as security for the due completion of the work to be finished on the basis of any of the conditions.

7. The undersigned reserves the right to reject any tender without assigning any reason.

8. Any other information required may be had of him at any time during office hours.

9. Those not mentioned to bind the registration records need not apply.

10. The work should be commenced after the execution of the agreement and completed before the end of March 1926. It should be noted, that pieces of work should be completed within the time to be fixed thereafter.

11. Payment for the work done will be made only after the bill is checked and the billing is passed by the Registrar whose decision will be final.

M. J. VENKATARUNHA PILLAI,
Agent.

Bellary, 2nd December 1925.

18-19

TENDER FOR BINDING REGISTRATION RECORDS—EAST GODAVARI DISTRICT.

Notice is hereby given that sealed tenders will be received up to 12th February 1926 by the Registrar of East Godavari District for binding the undated/unrecorded registration records of the registration offices of the District Office at Chinnarayana at any other centers. Any tender received after that date will not be considered. Bindings of the undated/unrecorded records will have to be made for the binding of indexes if they are supplied.

Details of work and style of binding.

- (1) Binding of Register books, 1, 2, 3 and 4—Full leather.
- (2) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (3) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (4) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (5) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (6) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (7) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (8) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (9) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (10) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (11) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (12) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (13) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (14) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (15) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (16) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (17) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (18) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (19) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (20) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (21) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (22) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (23) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (24) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (25) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (26) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (27) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (28) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (29) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (30) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (31) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (32) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (33) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (34) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (35) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (36) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (37) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (38) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (39) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (40) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (41) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (42) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (43) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (44) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (45) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (46) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (47) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (48) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (49) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (50) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (51) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (52) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (53) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (54) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (55) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (56) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (57) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (58) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (59) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (60) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (61) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (62) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (63) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (64) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (65) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (66) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (67) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (68) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (69) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (70) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (71) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (72) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (73) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (74) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (75) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (76) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (77) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (78) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (79) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (80) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (81) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (82) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (83) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (84) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (85) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (86) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (87) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (88) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (89) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (90) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (91) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (92) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (93) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (94) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (95) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (96) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (97) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (98) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (99) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.
- (100) Binding of Register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.

2. Tenders should be sent in sealed covers addressed in the manner indicated in the binding.

Each tender must contain the rates at which the tenderer is prepared to undertake the work.

3. The successful tenderer will be required to execute the necessary agreement at his own cost as a deposit to be fixed by the undersigned and, if the tenderer fails to do so within that day, his tender will be rejected.

4. The work should be completed before the end of March 1926 and should not be sub let.

5. Extending tenders may apply to the undersigned for any further information as regards the nature of bindings, etc.

6. Tenders used for covers should be of the finest quality, durable and strong to withstand all wear and tear and should be made of not heavier than should be used for covers.

7. The undersigned reserves the right of rejecting any tender without assigning any reason.

8. Those who have experience in the binding of registration records need not apply.

9. The contract is subject to the approval of the Superintending, Government Press, Madras. Bill of charges will be paid after they have been verified and passed by the undersigned.

10. The successful tenderer will have to execute an agreement at his own cost in the form furnished by the undersigned.

11. The successful tenderer should agree to sell the contents of the agreement which is subject to the approval of the undersigned.

12. For the due fulfilment of the contract, the successful tenderer will deposit a cash security as stated in the form which is fixed by the undersigned.

M. ABHIRAHIM,
Agent.

Conjurers, 2nd December 1925.

TENDER FOR BINDING REGISTRATION RECORDS—SOUTH KANARA DISTRICT.

Notice is hereby given that sealed tenders for the binding of registration records of South Kanara District will be received up to 12 noon on Wednesday, the 15th January 1926, by the undersigned at Mangalore.

Form of record and style of binding.

- (1) Binding of register books 1, 2, 3, 4 and 5 with new covers, Full leather.
- (2) Binding of register books 1, 2, 3, 4 and 5—Cloth with leather corners and corners of leather.

None of record and style of findings.

- (9) Recording and indexing of returns 1, II, III and IV with new names—Colony with back and record of history.
- (10) Recording of death registration registers with new names—History with back and record of history.
- (11) Recording of miscellaneous records, such as current registers, election books, names of attorney fees, registers of returns, returns 1 to IV and other books and files with specified in items 1 to 4 above—Back and record of history.
- (12) Recording (and indexing of returns 1, II, III and IV with existing names.
- (13) Recording and indexing of registers books 1, 2 and 3 including IV with 2 with existing names.
- (14) Recording and indexing of death registration registers with new names.
- (15) Register books 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

3. Each tender shall specify the rates at which the tenderer is prepared to undertake each of the several items of work mentioned in paragraph 1 above. For items 1 and 2 tenderer covers of the annual returns will be supplied on some extent and two separate rates should be quoted.

(i) for finding with tender covers to be supplied by the department.

(ii) for finding with new books supplied by the tenderer himself.

5. Tenderers should be sent in sealed covers superscribed "Tenders for the finding of Registration Records for 1916-17" as to reach the office of the District Registrar of Madras, on or before the above date. No return will be taken of tenders received after that date.

6. The rate at which the tenderer is prepared to undertake the work should be quoted against each kind of record and the amount of rate of charge, if any, to be submitted for taking the finding price and materials to be supplied to the tenderer's office and forwarding sub-offices where necessary should also be specified.

7. The successful tenderer will, subject to the approval of the tender by the Superintendent, Government Press, Madras, be required to execute the necessary agreement at his own cost on the date fixed by the undersigned and if he fails to do so within that date, his tender will be rejected.

8. The work should commence by April 1916 and be completed before the 31st March 1917 and should be at amount to submit, and each piece of work should be completed within the time fixed by the District Registrar's orders.

9. The successful tenderer should deposit an amount equivalent to 10 per cent of the total value of the contract as security for the due performance of the agreement to be forfeited for the breach of all or any of the conditions in the agreement.

10. The undersigned reserves to himself the right to reject any tender without assigning reasons for doing so.

11. Tenderers may, at any time before submitting the tender, apply to the District Registrar for any further information with regard to the nature of finding, etc.

12. Payment of the work done will be made only after the bill is checked and the finding is passed by the Registrar whose decision will be final.

F. J. CHANDRAN,
Deputy Registrar.

Madras, 20th November 1915.

TENDERS FOR FINDING REGISTRATION RECORDS—MADRAS DISTRICT.

Tenderers are invited for finding the undersigned records of the Registration Office of the Madras District:—

None of record and style of findings.

- (1) Finding of original returns 1, II, III and IV—Colony with back and record of history.
- (2) Recording of returns 1, II, III and IV—Colony with back and record of history.
- (3) Recording of file book 1 and file of transactions—Madras with back and record of history.
- (4) Recording of Register books 1, 2, 3 and 4 and old registers—Madras.
- (5) Recording of Register books 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

3. Each tender shall specify the rates at which the tenderer is prepared to undertake each of the several items of work mentioned in paragraph 1 above. For items 1 and 2 tenderer covers of the annual returns will be supplied on some extent and two separate rates should be quoted.

(i) for finding with tender covers to be supplied by the department.

(ii) for finding with new books supplied by the tenderer himself.

5. Tenderers should be sent in sealed covers superscribed "Tenders for finding of Registration Records of Madras District." It should be addressed to the Registrar of Madras and should reach him on or before the 10th January 1916. It should specify the rates at which the tenderer is prepared to undertake the several items of work and the rate of bills and travelling allowances (postage, mileage, etc.) claimed, if any portion of the work has to be done in a sub-office outside Madras.

6. The successful tenderer will, subject to the approval of the tender by the Superintendent, Government Press, Madras, be required to execute the necessary agreement at his own cost on the date fixed by the undersigned and if he fails to do so within that date, his tender will be rejected.

7. The work should commence by April 1916 and be completed before the 31st March 1917 and should be at amount to submit, and each piece of work should be completed within the time fixed by the District Registrar's orders.

9. The successful tenderer should deposit an amount equivalent to 10 per cent of the total value of the contract as security for the due performance of the agreement to be forfeited for the breach of all or any of the conditions in the agreement.

10. The undersigned reserves to himself the right to reject any tender without assigning reasons for doing so.

11. Tenderers may, at any time before submitting the tender, apply to the District Registrar for any further information with regard to the nature of finding, etc.

12. Payment of the work done will be made only after the bill is checked and the finding is passed by the Registrar whose decision will be final.

T. K. SHENIVASA AYYAR,
Registrar.

Madras, 20th November 19

TENDER FOR BINDING REGISTRATION RECORDS—TAMMVELLY DISTRICT.

Notice is hereby given that sealed tenders for the binding of registration records of the Tammvelly District will be received up to 1st February 1903 by the undersigned at Tammvelly.

2. Tenders should be sent in sealed covers, superimposed "T" where the binding the registration records of Tammvelly District" as or in such the office of the Registrar of Tammvelly as far before the above said downward no action will be taken at tenders received thereafter.

3. The price at which the tenders is prepared to undertake the work should be stated against each kind of record.

4. The successful tenderer will, subject to the approval of the tender by the Superintendent, Government Police, Madras, be required to execute the necessary agreement on the date fixed by the undersigned and, if he fails to do so within that date, the tender will be rejected.

5. The work should be commenced immediately after the execution of the agreement and completed before the end of March 1903. It should not be sublet. Each piece of work should be completed within the time to be fixed therein.

6. The work should be done in the office of the Registrar of Tammvelly during office hours in the presence of the Joint District Magistrate, and the tenderer should be prepared to go to any sub-office as the Registrar may direct for payment of the actual travelling allowance and charges for the days at working days.

7. Payment for the work done will be made only after the bill is checked and the binding is passed by the Registrar whose decision will be final.

8. The successful tenderer should, before commencing the work, deposit a sum of Rs. 10 as security for the due performance of the terms of the agreement, subject to forfeiture of the same on breach of all or any of the conditions in the agreement, besides furnishing security or guarantee a bond by two sureties for the due fulfilment of the contract (equivalent to 10 per cent of the total value of the contract).

9. The undersigned reserves to himself the right to reject any tender without assigning any reason whatsoever therefor.

10. Tenderers may at any time before submitting the tenders apply to the Registrar for any information regarding the nature of binding, etc.

11. Three sets accompanied by the Registration records sent will apply.

Names of record and style of binding.

1. Binding of Register books I, 2, 3 and 4—Full leather.
2. Binding of the above.
3. Binding of Register book 5—Hindia's cloth with back and corners of leather.
4. Binding of the above.
5. Binding of the book 6—Hindia's cloth with leather back.
6. Binding of the above.
7. Binding of 10 bound volumes I, II, III, IV, V, VI, VII, VIII, IX, X—Hindia's cloth with leather back and corners of leather.
8. Binding of the above.
9. Binding of the above.
10. Binding of the above.
11. Binding of the above.
12. Binding of the above.
13. Binding of the above.
14. Binding of the above.
15. Binding of the above.

Note.—Tenderers must not merely put tenders for the binding of the records but also for the binding of the records of the Registrar of Tammvelly, as far before the above said downward no action will be taken at tenders received thereafter.

T. S. SARRASAPATI,
Agent.

To be sealed, 30th November 1902.

GOVERNMENT PUBLICATIONS FOR SALE.

AT THE GOVERNMENT PRINTER, 104, MOUNT ROAD, MADRAS, S.O., AND BY AGENTS.

[A Catalogue of all Madras Government Publications available for sale may be obtained gratis from the Government Printer, 104, Mount Road, Madras, and at all District and Branch, Madras.]

[The amounts in the parentheses are for pocket and quarto.]

ART—MADRAS—XI of 1902—MADRAS BRITISH GOVERNMENT ACT, 1902. 8vo. English. Rs. 2-4 (6 p.).

ART—MADRAS—XII of 1902—MADRAS UNIVERSITY (AMENDMENT) ACT, 1902. 8vo. English. Rs. 2 (1 p.).

AGRICULTURAL BUREAU No. 37—REPORT ON THE PROGRESS OF AGRICULTURAL IMPROVEMENTS IN THE MADRAS CIRCLE, 1902-03. 8vo. English. Rs. 2 (1 p.).

AGRICULTURAL BUREAU No. 38—SOUTH INDIA MYSTICISM. A study. Rs. 1-2 (1 p.).

THEORETICAL GRAMMAR No. 22—SUGGESTIONS FOR THE TEACHING OF EARLY LEXICON IN SANSKRIT. Rs. 10 (2 p.).

SCIENCE'S SCIENCE OF SCIENCE, COURTESY MAY 20, 1902 TO VOL. I AND II, 1902 TO VOL. II. Part 1 (6 p.).

MADRAS PUBLIC WORKS ANNUAL CYCLE WITH ADDENDUM—FIRST EDITION—Revised—Commenced up to 30th April 1902. Rs. 3-4 (10 p.).

MADRAS TREASURY CHAS. FIRST LIST OF CORRECTIONS. Part 1 (6 p.).

MADRAS TREASURY CHAS. SECOND LIST OF CORRECTIONS. Part 2 (6 p.).

MADRAS TREASURY CHAS. THIRD LIST OF CORRECTIONS. Part 3 (6 p.).

MADRAS TREASURY CHAS. FOURTH LIST OF CORRECTIONS. Part 4 (6 p.).

MADRAS TREASURY CHAS. FIFTH LIST OF CORRECTIONS. Part 5 (6 p.).

MADRAS TREASURY CHAS. SIXTH LIST OF CORRECTIONS. Part 6 (6 p.).

MADRAS TREASURY CHAS. SEVENTH LIST OF CORRECTIONS. Part 7 (6 p.).

MADRAS TREASURY CHAS. EIGHTH LIST OF CORRECTIONS. Part 8 (6 p.).

MADRAS TREASURY CHAS. NINTH LIST OF CORRECTIONS. Part 9 (6 p.).

MADRAS TREASURY CHAS. TENTH LIST OF CORRECTIONS. Part 10 (6 p.).

MADRAS TREASURY CHAS. ELEVENTH LIST OF CORRECTIONS. Part 11 (6 p.).

MADRAS TREASURY CHAS. TWELFTH LIST OF CORRECTIONS. Part 12 (6 p.).

MADRAS TREASURY CHAS. THIRTEENTH LIST OF CORRECTIONS. Part 13 (6 p.).

MADRAS TREASURY CHAS. FOURTEENTH LIST OF CORRECTIONS. Part 14 (6 p.).

MADRAS TREASURY CHAS. FIFTEENTH LIST OF CORRECTIONS. Part 15 (6 p.).

MADRAS TREASURY CHAS. SIXTEENTH LIST OF CORRECTIONS. Part 16 (6 p.).

MADRAS TREASURY CHAS. SEVENTEENTH LIST OF CORRECTIONS. Part 17 (6 p.).

MADRAS TREASURY CHAS. EIGHTEENTH LIST OF CORRECTIONS. Part 18 (6 p.).

MADRAS TREASURY CHAS. NINETEENTH LIST OF CORRECTIONS. Part 19 (6 p.).

2. Every application must be accompanied by—

(a) Evidence of date of birth, viz.—

(1) a certificate from University or College showing date of birth according to University or College records; or

(2) a duly certified birth certificate issued by a public authority;

(3) two certificates of character and conduct (in original) of which one must be from the Principal of the College in which the applicant has last studied; and

(4) a medical certificate from a Registered Medical Practitioner.

None—any special circumstances of the candidate may be mentioned in a footnote to the application, especially where it has a diploma in astronomy or a year in Bishop's Grammar School—being and chief subjects.

3. Every application (with all the documents recently forwarded to it) should be sent (by registered post) direct to the Assistant-General, Madras, superseded and addressed as follows:—

"Application for a General Appointment".

To

The Assistant-General, Madras,
Fort St. George,
Madras.

4. Applications must reach the Assistant-General on or before the 15th December 1929. Applications received after this date and applications in respect of which certificates in the proper form (see below) and in original have not been received, will be summarily rejected.

5. A preliminary examination will be held in English (Essay writing and general day knowledge) and only those persons declared successful thereon will be required to sit for the final examination on—

(1) Mathematics (Elementary Mathematics prescribed for B.A.L.C. candidates); and

(2) Physics and Sanskrit.

The date and place of the examinations will be announced later.

No travelling allowance will be allowed.

6. Applicants who come not high and within the limit of the requirements, will be required to present themselves, at their own expense, before the Assistant-General, Madras, when a final selection will be made due regard being given to the adequate representation of minority and unrepresented communities. (The date, hour and place will be communicated to them.)

Application Form.

(The printed form will be supplied. The conditions are required to copy thereon and return.)

1. Full name of the applicant.

2. Address in full (any subsequent alteration to be notified).

3. (a) Date of birth.

(b) Place of birth.

(c) Legal Nationality (British subject or subject of an Indian State).

NOTE—If a return of an Indian State, it should be stated that it is a possession of the Government under direct rule of the Government of India Act.

4. Community or caste.

5. (a) Name of university at which the applicant graduated.

(b) Nature of the degree obtained.

(c) Class taken in each branch of the B.A. or other Degree Examination (the branch being specified).

Form 55. In the case of correspondence with Sections 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.

(d) Special statements of the candidate—only a to state paragraph 6 of the conditions.

H. B. RAU,

Assistant-General.

Madras, 20th November 1929.

PRIVATE ADVERTISEMENTS.

On or after 15th December 1929, I intend moving the High Court to enrol me as an Advocate thereof.

M. A. KEMANI,
Madras, 16th November 1929.

On or after 16th December 1929, I intend moving the High Court to enrol me as an Advocate thereof.

P. RAJESWARAN,
Tirunelveli, 16th November 1929.

On or after 16th December 1929, I intend moving the High Court to enrol me as an Advocate thereof.

T. R. I. SETHARAMA CHETTIAR,
Kanchi, 16th November 1929.

On or after 16th December 1929, I intend moving the High Court to enrol me as an Advocate thereof.

P. MUTHU DHANAPALAN,
Kumbakonam, 16th November 1929.

On or after 16th December 1929, I intend moving the High Court to enrol me as an Advocate thereof.

T. SATTANARAYANA,
Madras, 16th November 1929.

On or after 16th December 1929, I intend moving the High Court to enrol me as an Advocate thereof.

ANANTANARAYANA RAMA IYER,
Tirunelveli, 16th November 1929.

On or after 16th December 1929, I intend moving the High Court to enrol me as an Advocate thereof.

P. KUNHAMMED KUTTY,
Madras, 16th November 1929.

On or after 1st February 1930, I intend moving the High Court to enrol me as an Advocate thereof.

K. SARAVANASAMY,
Tirunelveli, 16th November 1929.

On or after 16th December 1929, I intend moving the High Court to enrol me as an Advocate thereof.

M. VENKATARAMAN,
Madras, 16th November 1929.

On or after 1st February 1930, I intend moving the High Court to enrol me as an Advocate thereof.

R. RANGACHARI,
Madras, 16th November 1929.

On or after 16th December 1929, I intend moving the High Court to enrol me as an Advocate thereof.

M. VENKATARAMAN,
Madras, 16th November 1929.

On or after 1st February 1930, I intend moving the High Court to enrol me as an Advocate thereof.

R. RANGACHARI,
Madras, 16th November 1929.

On or after 1st February 1930, I intend moving the High Court to enrol me as an Advocate thereof.

R. RANGACHARI,
Madras, 16th November 1929.

I, Jyoti Karna, do hereby certify that the above is a true and correct copy of the original as shown to me by the said Jyoti Karna.

D. J. WILSON,
Commissioner, 16th December 1929.

I, Jyoti Karna, do hereby certify that the above is a true and correct copy of the original as shown to me by the said Jyoti Karna.

D. J. WILSON,
Commissioner, 16th December 1929.

I, Jyoti Karna, do hereby certify that the above is a true and correct copy of the original as shown to me by the said Jyoti Karna.

D. J. WILSON,
Commissioner, 16th December 1929.

I, Jyoti Karna, do hereby certify that the above is a true and correct copy of the original as shown to me by the said Jyoti Karna.

D. J. WILSON,
Commissioner, 16th December 1929.

I, Jyoti Karna, do hereby certify that the above is a true and correct copy of the original as shown to me by the said Jyoti Karna.

D. J. WILSON,
Commissioner, 16th December 1929.

FROM THE MADRAS OBSERVATORY RECORDS.

	Barometer reduced to 32° F. and corrected for wind.	Thermometer				Humidity.	Wind.		Height of tide.	Cloudy sky.	Height barometer.	General weather.
		Corrected daily mean		Corrected maximum			Direction.	Daily velocity.				
		Day.	Night.	Max.	Min.							
DATE.	Indian.	"	"	"	"	°F.		Miles.	Feet.	On.	Off.	"
Dec. 2nd, Monday	59.425	79.2	76.1	82.8	78.2	90	SE by E	125	6.48	81	8.5	Thunder storm.
" 3rd, Tuesday	59.457	8.4	76.8	85.5	78.2	21	S. E.	140	5.12	70	4.1	Do.
" 4th, Wednesday	59.416	79.1	78.8	84.8	78.2	77	SE by N	215	5.64	68	8.9	Fair & cloudy.
" 5th, Thursday	59.518	78.7	79.7	85.0	75.4	88	S. S. E.	152	5.20	68	2.0	Fair & storm.
" 6th, Friday	59.520	78.3	79.4	84.9	76.0	88	SE by N	170	5.48	63	8.1	Do.
" 7th, Saturday	59.518	78.2	79.8	84.8	75.4	45	S. E.	170	5.01	60	4.2	Cloudy.
" 8th, Sunday	59.445	78.1	79.2	84.4	72.8	20	SE by S	185	5.18	58	8.2	Fair & storm.

The Standard Barometer and Thermometer are read at 8 a.m., 12 p.m., 4 p.m. and 8 p.m. and the daily means are obtained by the application of ready formulas, deduced from twenty years' experience. The station of the barometer is twenty-two feet above the level of the sea, and the screen of the rain-gauge is two feet from the ground. The wind, sea and general weather registered are for the current civil day—from midnight to midnight.

The total quantity of rain collected since 1st January is 48.21 inches, the average due for the same period being 48.92 inches.

A. A. MARAYANA AYYAR,
Assistant Astronomer.

Madras Observatory,
24th December, 1915



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 53]

MADRAS, TUESDAY EVENING, DECEMBER 10, 1929.

[Part, 6 p.m.

ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING 7th DECEMBER, 1929.

GENERAL SUMMARY.

(Reports from Guntur and Kaniyod not received.)

Rainfall heavy in Tiruchirappalli, moderate in Coimbatore, Bellary, Chingleput, Madras, South Arcot, Chittoor, North Arcot, Tellicherry, Tanjore, Madurai and the Nilgiris, fair in Salem and Coimbatore and light in all elsewhere. Sowing or transplantation of paddy proceeding in parts of Bellary, Anantapur, Nellore, Chingleput, North Arcot, Madras, Tanjore and South Arcot. Standing crops generally fair to good. Harvest of paddy proceeding in Coimbatore, East and West Godavari, Bellary and Nellore, fair in Coimbatore and Nellore, chobani in Kaniyod, Bellary, Nellore and Coimbatore, sowing in Bellary and Coimbatore, sowing in Kaniyod, Bellary and South Arcot and groundnut in Coimbatore, Kaniyod, Bellary, South Arcot and Salem; cotton generally fair to good. Condition of cattle generally fair to good. Fodder generally sufficient. Water-supply generally sufficient except in parts of Vizagapatnam, Kistna, Anantapur, Chittoor, Salem and Tellicherry. Prices tending to fall.

R. G. HOLDSWORTH,
Secretary.

BOARD (LAND REVENUE AND SETTLEMENTS),
MADRAS, 10th December 1929.

DISTRICT REPORTS.

GANAM.

Water-supply sufficient. 12.45 feet of water in the Rameswaram reservoir (P.T.L. 10-5) and 20.00 feet of water in the Rameswaram (P.T.L. 10-5). Standing paddy crop good. Harvest of paddy, rice, blackgram and groundnut proceeding; cotton at Chingleput poor; rest fair. Pasture available. Fodder generally sufficient. Condition of cattle good.

H-29-1

VIZAGAPATAM.

Water-supply sufficient except in parts of areas within P.T.L. 10-5. Pasture generally available. Fodder generally sufficient. Condition of cattle generally good.

EAST GODAVARI.

Water supply generally sufficient. The Godavari P.T.L. 10-5 has been the cause of the water. Transplantation of tobacco proceeding. Standing crops generally fair to good. Harvest of paddy proceeding; cotton poor to normal. Pasture available. Fodder generally sufficient. Condition of cattle generally fair.

WEST GODAVARI.

Water-supply generally sufficient. Standing crops fair to good. Harvest of paddy proceeding; cotton fair to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

KISTNA.

Water supply sufficient except in parts of the upper delta. The Kistna, 2.00 feet above the crest of the dam. Standing crops generally fair except in parts. Pasture generally available. Fodder generally sufficient. Condition of cattle generally fair.

GUNTUR.

[Report not received.]

KURNOOL.

Water-supply sufficient for irrigation in Kurnool. Coimbatore and Coimbatore. Rain-fed crops have partial supplies. The Tungabhadra 2.00 feet above crest. Harvest of rice, cotton and groundnut proceeding; cotton poor to average. Pasture generally available. Fodder generally sufficient. Condition of cattle generally good.

NELLORE.

Water-supply generally sufficient. Sowing of paddy proceeding in parts. Standing crops fair to good. Harvest of paddy, cotton, rice, sowing, groundnut and cotton (proceeding), cotton of paddy fair; rest poor to fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

ANANTAPUR.

Water-supply sufficient in wells, tanks and a few tanks and small streams elsewhere. Sowing of paddy proceeding. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

CUDAPAH.

Water-supply generally sufficient. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

NEELORE.

Water-supply generally sufficient. 2,000 feet of water is lifted (overhead) (F.T.L. 27-8). Depth of water in Kanigal reservoir not reported (F.T.L. 27-8). Sowing and transplantation of paddy proceeding. Harvest of paddy, ragi and channa proceeding; cotton fair to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

CHINGLPUT.

Water supply sufficient. Sowing of paddy proceeding. Sowings normal. Pasture available. Fodder sufficient. Condition of cattle generally fair, but redwater prevalent in parts.

SOUTH ARUNT.

Water-supply sufficient. Sowing and transplantation of paddy proceeding. Standing crops fair. Harvest of ragi, rice and groundnut proceeding in parts; cotton fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

CHITTOOR.

Water-supply normal except in some districts and one tank. Standing crops fair. Pasture generally available. Fodder generally sufficient. Condition of cattle generally fair.

NORTH ARUNT.

Water-supply generally sufficient. Sowings normal. Standing crops good to generally fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

SALUN.

Water-supply for irrigation sufficient in parts of Nellore, Kothapalli, Eluru, and Guntur. Dams, tanks, wells, and small streams are in good order and water is being used for irrigation. Sowing of paddy, ragi, and channa proceeding; cotton fair. Pasture generally available. Fodder sufficient. Condition of cattle generally good.

COIMBATORE.

Water-supply generally sufficient. 400 feet of water is the capacity of the tank. Standing crops fair to good. Harvest of groundnut and channa proceeding; cotton fair. Pasture available. Fodder sufficient. Condition of cattle generally fair.

TECHINAPOLY.

Water-supply in wells and small tanks sufficient except in two tanks; supply in river channels sufficient. Sowing of ragi proceeding in parts. Pasture available. Fodder sufficient. Condition of cattle fair.

TANJORE.

Water-supply sufficient. Height of water at the Great Arundel dam 100 feet below crest. Damages to the dam over Lower Arundel section and another between 100 feet and 110 feet respectively. Standing crops good. Pasture available. Fodder sufficient. Condition of cattle fair.

MADURA.

Water-supply generally sufficient. Average discharge in the Palar river about 1,000 cusecs. Transplantation of paddy proceeding. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

MAHARAJ.

[Report not received.]

TIRUNELVELY.

Water-supply sufficient. Flow over the Sivasamudram dam 100 feet on the 10th. Discharge at the dam 1,000 cusecs. The Sivasamudram dam is in good order. Sowing and transplantation of paddy proceeding. Pasture available. Fodder generally sufficient. Condition of cattle good.

MALABAR.

Water-supply sufficient. Standing crops good to generally fair. Pasture available. Fodder sufficient. Condition of cattle fair but redwater prevalent in parts.

SOUTH KANARA.

Water-supply sufficient. Sowing and transplantation of paddy completed. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

THE NILGIRIS.

Water-supply sufficient. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle fair.

RAINFALL AND PRICES OF THE HAVLE FOOD-GRAINS FOR THE WEEK ENDING 7th DECEMBER 1924.

District.	RAINFALL IN INCHES.				PRICES IN RUPEES (per 100 lbs) AND RATES.														District.
	In the week.		Up to the end of the week from 1st Sept.		Rice.		Wheat.		Cotton.		Sesame.		Other.						
	1924.	Average of the week ending 7th Dec.	1923.	Average of the week ending 7th Dec.	Corresponding week of the previous year.	Last week.	This week.	Corresponding week of the previous year.	Last week.	This week.	Corresponding week of the previous year.	Last week.	This week.	Corresponding week of the previous year.	Last week.	This week.			
Coast.	Bombay	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	A. L. Bombay ..	
	Vijayapur	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	A. L. Vijayapur ..	
	East Godavari	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	A. L. East Godavari ..	
	West Godavari	..	0.1	46.2	47.2	7.8	7.4	7.5	10.0	10.5	10.1	A. L. West Godavari ..	
	Krishna	..	0.1	46.2	47.2	7.8	7.4	7.5	10.0	10.5	10.1	A. L. Krishna ..	
Deccan.	Karnal	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Karnal ..	
	Bellary	..	0.1	46.2	47.2	7.8	7.4	7.5	10.0	10.5	10.1	Bellary ..	
	Assolapur	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Assolapur ..	
	Chhatrapati	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Chhatrapati ..	
	
Central.	Bombay	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Bombay ..	
	Chhatrapati	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Chhatrapati ..	
	Madras	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Madras ..	
	South Arcot	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	South Arcot ..	
	
Coast.	Chhatrapati	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Chhatrapati ..	
	North Arcot	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	North Arcot ..	
	Salem	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Salem ..	
	Chhatrapati	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Chhatrapati ..	
	Trichinopoly	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Trichinopoly ..	
South.	Tanjore	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Tanjore ..	
	Madras	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Madras ..	
	Karnal	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Karnal ..	
	Chhatrapati	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Chhatrapati ..	
	
West Coast.	Malabar	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	Malabar ..	
	South Kanara	..	0.2	47.2	48.2	7.8	7.4	7.5	10.0	10.5	10.1	South Kanara ..	
Hills, The Nilgiris.	
	

(a) Market Agents.

MAHARAJA UNIVERSITY AND COLLEGE AT THE UNIVERSITY OF MADRAS.

Dec. 10, 1924

NOTE: 87. GEORGE GARDNER SUPERINTENDENT



THE FORT ST. GEORGE GAZETTE.

Published by Authority

No. 32) MADRAS, TUESDAY EVENING, DECEMBER 26, 1929. (Part, A. 1-4-1

Part III—Proceedings of the Madras Legislature

CONTENTS

Report of the Select Committee on the Madras District Municipalities (Amendment) Bill, with the Bill as amended by the Committee	181
Act No. XXVI of 1929—Madras District Municipalities (Amendment) Act	178
Act No. XXVII of 1929—Madras District (Amendment) Act	177
Resolutions	
Bill No. 12 of 1929—The Madras District Municipalities and the Madras Town-Poaching (Amendment) Bill	
Bill No. 13 of 1929—The Madras Prevention of Gambling—Madras	
Bill No. 14 of 1929—The Madras Prevention of Gambling—Madras	
Bill No. 15 of 1929—Madras State Act in Indian (Amendment)—Madras, Mysore and Hyderabad	
Bill No. 16 of 1929—Madras Estate Land (Amendment)—Madras	

Report of the Select Committee to be presented to the Council of the Governor of Fort St. George for the purpose of making Laws and Regulations

BILL No. 13 OF 1929

To

THE HONOURABLE THE LEGISLATIVE COUNCIL
OF THE GOVERNOR OF MADRAS.

We, the undersigned Members of the Select Committee appointed to consider the Bill to amend the Madras District Municipalities Act, 1920 (Bill No. 12 of 1929), have the honour to make the following report.

1. The Bill was published in the Fort St. George Gazette in English on the 12th September 1929.

2. The Committee met on the 18th day of October 1929, to determine its procedure, on the 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th and 20th days of November to consider the Bill and on 7th December 1929 to pass its report.

4. The Bill has been subjected to a prolonged and careful scrutiny, and as a result, numerous changes have been made in it. The most important of these changes are mentioned below:—

(1) The Bill as introduced, while generally abolishing the system of nominations, allowed the representatives of the European and Anglo-Indian communities to be nominated by the Local Government as supernumerary members of a municipal council. It is thought unnecessary and undesirable to retain this exception. The representation of Europeans and Anglo-Indians can, whenever necessary, be secured by the reservation of seats for them as in the case of the Muslim or the Indian Christian community.

(2) The provision for compulsory reservation in every municipal council of seats for (1) Muslims, (2) Indian Christians, (3) Adi-Dravidas or Adi-Andras, and (4) other minority or depressed classes or communities, has been altered into reservation at the discretion of the Local Government of seats for women and certain approved communities. On the one hand it may not be necessary in every municipality to reserve a seat for each of the communities mentioned in the Bill. On the other hand, it may be necessary in individual municipalities to reserve more than one seat for one or more of the communities and this may not be possible within the number of reserved seats specified as the maximum. The Committee has also considered it necessary to add to the list of the classes or communities for whom reservation of seats ought to be made (1) women, (2) Anglo-Indians and (3) Europeans. The necessary amendments have accordingly been made.

(3) For the reserved seats, the Bill proposed a system of election by all the voters in the municipality, while for non-reserved seats, the election was to be by the electors in each ward. This appeared to the Committee to be imposing a disability on the communities or classes on whom the privilege of reserved seats was conferred. In the opinion of the Committee, the best method of working out the system of reserved seats is so to divide a municipality into wards as to make it possible for certain wards to return more than one member and to distribute the reserved seats among such plural-member wards. Except for the purpose of providing for reserved seats, the principle to be adopted should be 'one ward, one member.' This has been done. It has also been made clear that communities or classes for whom seats are reserved can

stood for non-reserved seats and that the electorate for returning a member to a reserved seat shall consist of all the electors of the ward concerned, irrespective of community or sex.

(4) In the opinion of the Committee, the compactness of electoral areas and the existence of a reasonable percentage of educated electors in the municipalities of the province justify the immediate introduction of adult franchise in them. If the right of the depressed and backward classes to obtain representation by election, which has been recognized, is to be a reality, the abolition of property qualifications for franchise is necessary, as it is those classes that are most handicapped by the imposition of such qualifications. The Committee has accordingly decided in favour of adult suffrage.

(5) At the same time, the Committee has not been sufficiently impressed by the arguments of inconvenience in preparing electoral rolls and of expenditure on elections, to make it accept quinquennial elections as a necessary corollary to the adoption of adult suffrage. It considers that in the interests of efficiency and purity of local self-governing institutions and of the intimate touch which should exist between the member and his electorate, the electorates should be able to exercise their franchise at least once in three years.

(6) The Committee has agreed that the functions connected with elections to municipal councils should be entrusted to authorities prescribed by rules, but to ensure confidence in election proceedings, has made it clear that such authorities should be persons other than a chairman, vice-chairman or municipal councillor.

(7) The new power given to the Local Government by clause 132 of the Bill, to make rules demanding a deposit from a candidate for election as councillor, is accepted by the Committee, but Rs. 100 has been fixed as the maximum that can be demanded as such deposit. And, in view of the economic position of the depressed classes, candidates belonging to such classes have been exempted from any liability to make such deposit.

(8) To secure freedom of choice to the electors, Public Prosecutors, Government Pleaders, Honorary Magistrates and village officers have been disqualified for election as municipal councillors. Persons sentenced for political offences or for offences not involving moral delinquency have been exempted from the disqualification

for election arising from the conviction and sentence of a criminal court. The Committee has inserted a provision that a claimant shall be deemed to have vacated his office on his election to the Legislative Council as a representative of an urban constituency which includes the municipal area.

(5) The provision in the Bill for the provincialisation of any class or classes of municipal officers or servants with the consent of a majority of the municipal councils has been omitted as the Committee considered that the scheme had not been worked out in the Bill in sufficient detail.

(10) The Bill sought to alter the classes of persons assessed to profession-tax and to enhance the maximum rates of half-yearly profession-tax leviable from them. The Committee considers that the existing classes and rates are suitable and that any alteration of the classification or enhancement of the rates is unwarranted. Co-operative societies have been exempted from profession-tax.

(11) Provisions exempting buildings owned and occupied by co-operative societies and buildings or places dedicated to the charitable purpose of sheltering orphans and the destitute from property tax have been inserted.

(12) A provision for the levy of a municipal land cess assessed on agricultural lands in urban areas and the payment of the same by the landholder and the tenant in equal shares, on the analogy of a similar provision in the Madras Local Boards Act, 1920, for the levy and payment of a land cess in rural areas has been introduced.

(13) The Bill as introduced sought to vary the existing provision in the Act for compulsory vaccination (to the extent prescribed), by providing that vaccination shall be compulsory 'in respect of such persons and to such extent as may be prescribed'. The Committee has thought it best to recognise the growing strength of the conscientious objections to a system of compulsory vaccination and to make vaccination optional, requiring on every municipality, at the same time, to give facilities for vaccination for those who desire it.

(14) In clause 29, the Committee has deleted the provision which sought to arm the Local Government with the new power of suspending or annulling a resolution, order or permission of a municipal council or authority which in their opinion amounted to 'an abuse of the powers granted by the Act or any other law or to the commission of an offence or brought the Government into

introd. or contempt'. The power of the Collector in an emergency to suspend a resolution or order of a municipal council or authority or to take other action of a similar kind has been taken away. And it has been made incumbent upon the Local Government, before taking action under section 35, to give to the municipal council or other authority concerned, an opportunity of explanation.

(15) The Committee has omitted the provision in the Bill vesting power in the Local Government to remove a chairman or vice-chairman for alleged incapacity.

(16) In several clauses, the Committee has deleted such words as "except with the sanction of the Local Government", "without the sanction of or a direction from the Local Government", "unless the Local Government shall otherwise direct", which had the effect of conferring powers on the Local Government to veto proposals made by a municipal council or to revise its actions or which enabled the Local Government to make exceptions to a "general rule laid down in the Act. The following are examples:—

(i) Clause 4 (ii).—Power to declare a firm or association to be a company;

(ii) Clause 10.—Power to sanction receipt of remuneration by a councillor for services rendered by him to the Council;

(iii) Clauses 19 and 20.—Power to increase the number of outsiders in a municipal committee or in a joint committee of several municipal councils.

(iv) Clause 23.—Power to order that acts of municipal council shall be invalidated by informality;

(v) Power to sanction the diversion of the pilgrim tax to other purposes than the making of arrangements for the health and comfort of pilgrims or the improvement or development of the municipal area.

(17) The provision empowering the Local Government, in contravention of a by-law made by a municipal council, to make any change therein has been deleted.

(18) In respect of amendments to the schedules of the Act, the Committee has adopted the existing provisions of the Madras Local Boards Act according to which the Local Government will have to place any proposed alteration in the schedules before the Legislative Council and the latter will have power to approve the same, with or without modifications.

5. Several other clauses have been made in the Bill which it is unnecessary to set forth here. A copy of the Bill as amended by the Committee is annexed.

6. The amendments made by the Committee are so numerous and important that in its opinion the republication of the Bill is necessary.

C. V. S. NARASIMHA RAJU (*Chairman*).

RAJA OF KHALIKOTE.*

N. SIVARAJ.*

R. KUNISAMI NAIDU.*

P. C. VENKATAPATHI RAJU.*

R. SRINIVASA AYYANGAR.*

T. A. SALDANHA.*

BISWANATH DAS.

A. HANGOONATHAM.

B. VENKATAKATNAM.*

S. K. ABDUL RAZZAACK.*

C. VENKATARAMAN NAIDU.*

C. N. MUTHURANGA MUDALIYAR.*

A. P. PATBO.*

F. E. JAMES.*

H. F. P. HEARSON.*

J. A. DAVIS.*

G. HARISARVOTTAMA RAU.

S. KUMARASWAMI.*

K. SITARAMA REDDI.*

P. SUBBARAYAN.*

S. SATYAMURTHI.*

A. KRISHNASWAMI.*

V. I. MUNISWAMI PILLAY.*

R. SRINIVASAN.*

T. ADINAKAYANA CHETTI.*

MAHMUD SHAHMAD.

S. A. NANTAPPALL.*

T. M. MOIDOO.*

A. B. SHETTY.*

T. G. RUTHERFORD.*

C. GOVINDAN NAIR.*

HILSON BROWN.*

S. ARFUDASWAMI UDATAR.*

C. S. RATNASABAPATHI MUDALIYAR.*

P. C. KTHIRAJULU NAIDU.*

RASHEER AHMED SAYED.*

A. M. AHMAD MIRAN.*

A. KATESWARA RAU.*

K. B. KAKANI.

* Subject to a minute of dissent.

MINUTES OF DISSENT.

I

The extension of the franchise to all adults which is recommended by the Select Committee would, quite apart from any question of principle, involve the preparation of voluminous electoral rolls and cost a vast amount of work upon the authorities to whom the functions connected with elections are to be entrusted. It would be almost impossible to discover an authority who could undertake extra work of this magnitude. For the present, we would be content with the very wide enlargement of the electorate proposed in the Bill as introduced.

2. We consider that the provision in the Bill for the provincialisation of any class of municipal officers or servants should be retained. It would secure security of tenure and reasonable prospects of promotion to the officers and would also facilitate their periodical transfer from one municipality to another. The provision that no scheme for provincialisation can be framed without the consent of a majority of the municipal council, seems to us to be a sufficient safeguard.

3. While we agree with the decision of the Select Committee to restore the rates of profession tax in the present Act, in so far as incomes below Rs 2,000 per month are concerned, we do not see sufficient reason why the rates in the case of higher incomes should not be enhanced in some degree, if not to the extent proposed in the Bill.

4. We dissent from the recommendation of the Select Committee to make vaccination optional. We do not think that the sanitary and hygienic conditions of the country are sufficiently far advanced to permit of recognising 'conscientious objectors' in a matter which vitally affects public health. Vaccination should, in our opinion, continue to be compulsory.

5. We are unable to agree to the omission of section 54 (5) which gives emergency powers to the district collector. Emergency powers must, to be fully effective, be exercised by the authority on the spot. Collectors have used these powers sparingly in the past and we do not consider that any case has been made out for the omission. We would further point out that the collector's action is only provisional and subject to reversal by the Government.

6. We consider that the chairman should not be deprived of his office merely because he is elected in the Legislative Council as a representative of an urban constituency which includes the municipal area.

7. The decision of the Select Committee to omit section 18 (5) (clause 15 of the Bill) which provides for the devolution of the chairman's functions in cases where the chairman leaves the jurisdiction without delegating his functions to a councillor would result in a lacuna. Section 18 (6) of the Bill is similar to section 13 (2) (clause 11 of the Bill) which provides for the case where the office of chairman is vacant. We consider that the interruption in the municipal administration in the former case should be treated in the same manner as the interruption in the latter.

8. The amendments proposed to sections 71, 72 and 76 by the Government Bill bring the sections into accordance with the existing conditions. These sections should therefore in our opinion be retained in the form in which they are found in the Government Bill.

9. Rule 9 of Schedule IV as amended by the Select Committee makes the service of a special notice to the owner or occupier of every assessed property necessary, whenever a general revision of the assessment takes place. We feel that this provision would add considerably to the work of the municipal establishment and lead to much inconvenience in practice. We are therefore opposed to it.

P. SUBBARATAN.
HILTON BROWN.
C. GOVINDAN NAIR.
T. G. RUTHERFORD.

II

I agree with the views expressed by the Chief Minister in paragraphs 1, 4 and 6 to 8 in his minute of dissent.

A. KRISHNASWAMI.

III

The cardinal principle of all local self-government is held to be the power to act independently of all external control but unfortunately that principle was not recognised in this Bill. If local bodies are not given the right to

manage their own affairs within the limits of law it is a mockery to call these bodies self-governing institutions. The functions that are entrusted to them may as well be taken over by the State into its own management. Even ten years back the Montford Report wanted that there should be the largest possible independence for them of outside control. In Switzerland where central control is at a minimum the local administration is found to be remarkably efficient. In my view the only safeguard to ensure efficiency and honesty in the working of the local bodies should be the legal control by judicial courts. It is of the utmost importance in the constitutional progress of the country that the local bodies should be completely autonomous. To ensure such autonomy and to improve some minor matters the Bill needs amending in many directions by the Council.

P. C. VENKATAPATHI RAJU.

IV

1. Clause 4.—I consider that the amendment moved by me to clause 4 regarding the definition of Anglo-Indians ought to stand.

2. Clause 11.—As regards the amendment which was carried to the effect 'or on his becoming a member of any legislature in India as a representative of the urban constituency of which he is the chairman', I consider this a backward move and protest against this as unnecessarily taking away the liberties of such candidates.

3. Clause 35.—With reference to the proposal to give adult franchise, I have to protest on the following grounds.

Firstly, that on representations made by most of the municipalities, the Madras Government deleted the provision for adult franchise from the draft Bill. With this deletion the Bill was submitted to His Excellency the Viceroy, who accepted the Bill being introduced in the amended form. If adult franchise is now introduced in the Bill, it becomes necessary that the Viceroy's assent should be obtained for the introduction of the Bill in Council. On the merits I object on the following amongst other grounds:—

(1) That even in a village panchayat the franchise has been extended to the male person only and of the age of 25. That that franchise is far more restricted than the franchise proposed, as in the villages the men of 25 are

really the only responsible persons, there being very few rate-payers, if any, there; whereas in a municipality really responsible persons are those having a stake and paying taxes. The proposed franchise would place in a municipality the number of irresponsible and stakeless voters in the proportion of about 70 to 20 responsible and tax-paying voters.

(2) The population of a village comprises a class of people of a more or less equal status, whereas in a municipality the proportion of responsible and stake-holding voters as compared with the voter who pays no taxes is about 1 to 8.

(3) Women in general in this country have not arrived at the stage at which they can intelligently exercise the right of voting. So far franchise has been extended only to the tax-paying and responsible women.

(4) The inevitable result of the proposed franchise will be that responsible men will come to stand for election, and even if they stand, will have no chance of being returned. This class will therefore not only be deprived of its right of taking part in municipal administration, but will be the greatest sufferers.

(5) Thus municipal administration as a whole will degenerate, public interest will suffer, and a serious set back will be given to local self-government.

4. *Clause 51.*—With reference to sub-section (4) of section 71 of the Act, which was adopted in the following form: "No such officer shall be removed from office except by the Local Government or with its consent. Such consent shall be given if the removal is recommended by a resolution of the council passed at a special meeting called for the purpose and supported by the votes of not less than two-thirds of the mentioned strength of the council." I consider that managers and revenue officers of municipal offices are in greater need of this protection even than the health officers and Engineers, as it is generally these municipal employees, namely, managers and revenue officers that become the target of political differences amongst councillors and they are likely to seriously suffer if their services are not given the same protection as engineers and health officers, if they cannot be provincialized.

J. A. DAVIS.

V

We are afraid that we cannot agree that the difficult problem of the companies tax has been satisfactorily solved, and we feel that the anxiety of the framers of the Bill and of the majority of the Select Committee to obtain money for the municipalities has led them to forget in some measure the claims of the companies to equitable treatment.

1. *The scope of the Bill.*—The courts have made it abundantly clear that concluding a contract of sale is transacting business, and that buying is not. The present Bill seeks to over-ride that sound and established rule, and to bring buying as well as selling within the scope of the tax. Inasmuch therefore as in every contract there must be both a buyer and a seller, this provision would lay all business open to double taxation. The majority of the Committee however do not accept this contention on the ground that the dealers will not be taxed, and so the companies must be. If this is so, it would point to the fact that the municipal machinery for collecting companies and profession tax is seriously wanting in efficiency, and that powers given to them must be adequately limited to safeguard the tax payers.

It is proposed that

(a) when the company sells and the dealer buys, the company pays the tax;

(b) when the dealer sells and the company buys, the company pays the tax.

The council should, in our opinion, hesitate before accepting such a discriminatory measure.

2. *The Bill as it stands* gives the chairman of a municipality complete powers to tax companies on what he may deem their income to be, and this wide and vague discretion could not be acceptable under any conditions. It is doubly dangerous in view of the manifest weakness of the machinery for collecting companies and profession tax, and of the discriminatory nature of the measure.

Serious amendment is therefore necessary in this connection—

(a) Income must be defined as net profit as computed for income-tax in the Income-tax Act.

(b) Machinery must be devised to make the calculation of such profit more or less automatic. Modern commerce is too complicated for a precise and concise statement of profit earned by a large company in any one municipality, to be furnished in most cases. In such cases profit must therefore be laid down as an appropriate assumed percentage of turnover. This percentage again must be kept at a very low figure, for any one with any knowledge of commerce recognizes that a large proportion of the business of the country is done with little or no profit, or even at a loss, and that it is generally true that the larger the turnover, the smaller the percentage of gain.

(c) The scale of half-yearly maximum tax must be restored to its old dimensions, with Rs. 250 as the highest figure.

3. Such a sweeping, inaccurate and mischievous clause as rule 13 of Schedule IV must be deleted.

We agreed to joint elections on two conditions—

(a) that the wards selected for the reserved seat constituencies should be those in which the majority of the community for which seats are reserved reside, and

(b) that there should be no extension of the franchise beyond that provided in the original Bill.

The Committee has left the determination of (a) to the Local Government; it should however be made explicit in the Bill. With regard to (b), the Select Committee subsequently decided on adult franchise. Under no circumstances can we agree to joint elections on this basis.

We also consider that provision should be made for the representation of special interests, such as, Railways, Trade and Commercial Associations, in municipalities where these interests are important, and are seriously affected by municipal administration.

F. R. JAMES

H. F. P. HEARSON.

VI

The provision in the Bill for compulsory reservation of seats for the minorities is not an ideal method of securing proper representation of these classes. Between the system of nomination, which is alleged to be liable

for abuse of power and reservation of seats in the general electorate, there is not much to choose between, so far as proper representation is concerned. In the latter case, the majority community or the party in influence and power might easily manipulate the situation and select such persons as would fall in with their political creed though he would not be in any sense a representative of the class or community. There is demand for separate electorates. While this system is a disintegrating factor against the development of national spirit and union, it is none the less advantageous to the special community, a class for whose benefit either the reservation or nomination is agreed to. The most desirable principle and the one which is the ideal to be attained is to eliminate all such distinctions and create confidence among the minority community to rely on the general electorate. The past sometimes warns them and until the electorate is more educated politically to treat all alike in the interests of national advancement the claim for special privileges must be recognized though a necessary defect in the politics of the country. Reservation of seats in a municipal area, at the rate of one member for each ward, is fraught with practical difficulties. The distribution of population in the wards is so uneven and wholly without any reference to class or community, the application of the principle of reservation becomes impracticable unless wards with more than one member are formed. The Committee was opposed generally to plural constituencies. What part or parts of the municipality would be chosen for reservation of seats and allow more than one member to represent the ward which is formed on the same basis of the strength of voters as other wards? How could one ward represent two members for the same number of votes while the others are represented by one member? Proper solution of this important question is very necessary. The difficulty may be overcome by insisting on the rate-payers of the municipal council belonging to the minority community to form ratepayer's associations and they should be assisted to organize themselves into regular corporate bodies, e.g., the Depressed Classes Organisation. These organisations may select a certain number of candidates from among themselves or from the community and these candidates whenever it is practicable may be allotted to wards where the community rate-payers are fairly in large numbers.

If there is no possibility of allotting them to the wards for election, then the Governor of the Province shall have the power of nominating one or more from the list of members selected by the rate-payers' association. This system is free from the taint of favouritism alleged in the case of nominations as such or reservation as such. The rate-payers select proper persons to represent them. The responsibility is on them primarily and therefore less open to criticism. Reservation of seats is least effective to eliminate communal tendencies. The non-Brahmins do not agree to reservation of seats for Legislative Council. This was imposed upon them in the scheme of 1921. The memorandum presented before the Indian Statutory Commission does not support the present system.

2. Adult suffrage in the rural municipalities is not the immediate step to be taken to educate the masses in civic responsibilities. The Bombay Corporation rightly decided to withhold the adoption of the system for some time. The election irregularities and evil practices complained of would be more intensified. The next immediate step should be to enfranchise all persons who pay any rate or tax in the municipal area. In the interests of "efficiency and purity of local self-government" it is undesirable, at the stage, to adopt this reform without free and compulsory system of popular education being fully organized in all urban areas. Persons having experience of elections in rural areas will appreciate the unsuitability of the measures which appears to be feasible on the face of it.

3. It is a retrograde step to take away the right and power of the municipal council and its chairman to conduct elections of the municipal area. Before the present Act, the preparation of electoral rolls and conduct of elections was with the official agency. The Royal Commission on Decentralization recommended that in order to create responsibility among the public men, they should be given power to manage their own affairs. There might be irregularities and in a few cases abuses of power but public opinion must rectify the evil, if any. If the public are not educated properly and if civic responsibility has not developed so far as to create mutual trust among public men, statutory restrictions do not form effective means of remedying it. It depends upon the character and capacity of our public men and the political education of the rate-payers. It is very easy to

raise a cloud of suspicion by 'party' men. Persons who failed at elections may attribute motives but the honest public never lends its ear to such malicious allegations. "Cassie's wife must be above board" is often repeated without any justification—a case here and a case there may occur, but they are exceptions. For the sake of a few delinquents if at all, the entire system should not be discredited. Personal discreditation and embezzlement should not be carried too far into destroying national interests. It is too much to presume that similar complaints would not be alleged against any official agency as long as civic or communal cancer exists in society. To allege incompetency is to make a serious indictment against those public men who have been disinterestedly devoting their time and energy for public service and established noble traditions of civic administration and responsibility. It is entirely shortsighted to curtail or restrict the responsibility of municipal chairmen. I am not in favour of transferring the duties to "prescribed authority" outside the municipalities and local boards. The official agency was tried and was found to be useless from the civic point of view.

4. The suggestion to restrain village officers, especially the village headman, who is an 'honorary' officer and not a salaried officer whose pay is intended as an honorarium for his work, is unreasonable and unjust. The Committee did not separate the two offices of *kazim* and *maydan* (*Haip*). While persons convicted and sentenced for political offences are exempted from disqualification, it is not understood why the village headman should be debarred from taking part in civic responsibilities. The electorate is the best judge. If the electorate did not want any candidate, he would be rejected at the poll. It is not consistent with democratic spirit to restrain the freedom of the electorate. Similarly, the disability placed against the chairmen of urban constituencies is unjust. There was no complaint or abuse of power at any time during elections.

The schedule annexed to the Bill is more appropriate and no change is necessary. Agricultural lands ought to be fully exempted from any municipal tax.

5. If adult franchise is to be introduced and the powers of municipal chairmen are curtailed and a system of reservation of seats is introduced, and the Government

shall continue to make grant-in-aid, the local Government should have power to suspend or cancel a resolution or order of the municipal council if it is in breach of the powers granted by the Act or any other law. Emergency power should also vest in the District Collector to prevent immediate mischief in the interest of the public. The municipal council should have the opportunity of explaining its position in regard to the particular matter in issue—clause 29 of the Bill and section 36 of the Act.

6. The Bill as amended gives power to the Local Government to remove the chairman or vice-chairman—clause 31 and section 40 of the Act. This is unnecessary and undesirable, as under clause 29 and section 36, Government have power to suspend or cancel resolution or order and under section 40-A, motion of no-confidence is allowed against the chairman. If the motion is carried with the support of not less than two-thirds of the sanctioned strength of the council, the chairman or vice-chairman shall be deemed to have vacated his office as such. When public opinion expresses so unequivocally in the matter, the chairman goes out. If there is any matter in which there is difference of opinion between him and the Government, the municipal council must have the right to express its opinion, and Government should not have drastic power of removing him because he and the council are unable to carry out any order of Government or other provisions of the Act. If he does not carry out, power is vested in the Government to have it done and charge the expenditure to the municipality. The public and the municipal council is the proper authority to set right an errand chairman. Otherwise, there would be a tendency to consider himself a part of the Local Government instead of an independent public servant at the head of civic affairs of the city. The provision seems unnecessary.

A. P. PATRO.

VII

We dissent from the report with great regret as we are in agreement with most of the provisions of the Bill as amended by the Select Committee. We are strongly in favour of an executive officer at least for major municipalities being statutorily provided for, subject to the control of the council in matters of policy. We are also in

favour of the provincialization of municipal services at least as an optional basis as provided for in the Bill, in the interests of building up an efficient municipal service. We consider that the financial provisions of the Bill require reconsideration, especially those relating to the companies tax and the profession tax.

S. SATYAMURTI.

N. SIVARAJ.

VIII

We dissent from the report in that the reservation of seats for Adi-Dravidas or Ah-Andhras or depressed classes has become optional at the discretion of the Government and the above communities are put in line with communities who are educationally and economically advanced. It is primarily necessary that the Adi-Dravidas ought to be given compulsory reservation of seats for a period of at least ten years if the object of this amended Bill is to give equal opportunities to all communities.

Secondly the amended Bill advocates that a member contesting a reserved seat must seek the suffrage of all the voters of a particular ward. The time is not ripe for such an experiment as the depressed classes are very poor to stand such election expenses. Separate electorates for a limited period of at least ten years will be conducive and afford educative facilities.

Taking away the power of the Collector in emergencies is not safe.

V. I. MUNISWAMI PILLAY.

N. SIVARAJ.

R. SRINIVASAN.

RAJA OF KHALIKOTE.

IX

The provision introduced by the Select Committee in section 13 that a chairman shall be deemed to have vacated his office on his election to the Legislative Council for his urban constituency has nothing to justify it.

11-3

2. We are also opposed to the proposal of the Select Committee to disqualify village officers, public prosecutors and Government pleaders from standing for election. We are in favour of retaining section 49 (2) as found in the amending Bill which corresponds to the Non-official (Definitive) Rules framed under the Government of India Act.

3. We cannot also accept the proposal of the Select Committee to make vaccination optional.

B. MUNISAMI NAIDU.

P. C. ETHIRAJULU NAIDU.

Further, I wish to add that a dismissed servant of a municipality should not stand for election or be elected as chairman or vice-chairman of a municipal council.

P. C. ETHIRAJULU NAIDU.

X

While agreeing generally with the recommendations of the Select Committee, I beg leave to point out the following defects in the Bill which will deserve consideration in the Council:—

(i) There are too many communities for reserved seats within one-fourth of the total strength. Anglo-Indians number very few—Europeans less even in municipalities in which they form a portion of the population. European interests are mainly commercial and industrial. Where they are large, they should, I think, have a seat or two in common with Indian commercial and industrial interests on the basis of companies and professional taxes above a certain amount, say, Rs. 100 per annum. Anglo-Indians are statutory Indians and have no special municipal interests of their own. There are Christian affairs (municipal) in which Europeans, Anglo-Indians and Indian-Christians are equally interested, e.g., schools. For this purpose, all of them may have reserved seats clubbed together as Christians along with Mussulmans, provided they constitute more than at least one-fifth of the population. This minimum should, I would urge, be fixed for all other minorities.

(ii) Women evidently, as provided in the Bill, will have to seek the suffrage of voters in one or more wards for their reserved seats. It will be a great hardship on them to go to all men and women voters in a ward as it will be as if were compulsory on some women to stand for a reserved seat. It is doubtful whether women will welcome such a big privilege. As a matter of fact, women as a body have not sought reservation of seats and I would wait until there is agitation on a large scale for this concession to show that they would appreciate the boon of reserved seats along with seats with men.

(iii) As in the Bombay Presidency and some other provinces in India and several advanced foreign countries—see Ayyangar's "Municipal Administration in India" and Shukla and Bahadur's "Note on Municipalities," *Mayer* municipalities (based on population, say of 5,000 and more) should have an executive officer appointed and paid by the municipality; while in the case of *minor* municipalities, the executive functions should be vested in an executive committee or managing committee with a chairman. In order to distinguish this chairman and chairmen of other committees, the person elected to preside at meetings of the council may be called 'president', just like the presiding officers of the Madras Corporation and the local boards.

(iv) There is no definition given of the term 'income' in connexion with the taxation on incomes of professions or companies. I would propose that as a rule, municipalities should be guided by the provisions of the Indian Income-tax Act on the method of assessing the tax on incomes subject to any provision required.

(v) There is need of an elected body for supervising municipal administration. This body may consist of three respectable and venerable persons who are on the municipal electoral roll, but are not municipal councillors, elected by the voters after re-election of councillors or at the same time.

J. A. SALDANHA.

XI

I subscribe myself to the Report of the Select Committee on the District Municipalities Bill subject to the following reservation. I do not want that a candidate

who has stood for election in any one ward of a municipality to stand again for election in any other ward of the same municipality. This principle will give equal chances to all candidates of getting into the municipalities and the backward and poor wards of any municipality will have a chance of electing their own representatives to the municipal councils.

2. I also wish that reservation of seats should be made for ex-army soldiers. Ex-army soldiers deserve special consideration as they have fought for the King and country and are ready to do so in the future. It is a well known fact that these men are poor and could not afford to spend much to seek election. These ex-army soldiers, in my opinion, should have an equal share in the self-government of the country.

S. A. NANJAPPAH.

XII

Though the Bill as it has emerged from the Select Committee is a distinct improvement, in some respects, on the existing Bill, I regret I have to differ from the Select Committee in its decision regarding some points. Some amendments calculated to place the municipalities on a real democratic basis compatible with efficiency, have been turned down. It seems to me that the appointment of an executive officer and in the alternative an executive committee with well-defined statutory powers is absolutely necessary to make these self-governing institutions function properly. Councils getting an income of more than Rs. 60,000 from ordinary receipts must have an executive officer. Centralisation of powers in the chairman which has given room to a lot of complaint, not to speak of misapplication of funds in some cases, ought to be replaced, as far as possible, by constituting standing committees, which will enable members thereof to get a proper training in the sphere of local self-government.

In some places, chairmen have become fixtures owing to the formation of party cliques and the influence and advantages resulting therefrom, and it was no wonder that party and personal considerations subsiding to the background adequate attention to and improvement of civic

advice have impaired the efficiency of the administration. It is, therefore, necessary to enact a provision that no person shall continue in office as chairman for more than two terms consecutively.

The decision of the Committee to disqualify village officers from standing for election is unfortunate. No reason for depriving them of the right hitherto enjoyed, has been shown, and the fear that these officers might get in large numbers to the detriment of others is more unnecessary than real and is not warranted by realities.

Instead of the municipal councillors electing a chairman it will, I think, be a distinct improvement if all the rate-payers are allowed the privilege of electing him from among the councillors. This will really make the chairman thus elected 'a man of the people' bound to look after and promote their interest.

In my opinion, some class of officers or servants of municipal councils ought to be provincialized, vesting power in the Local Government to make rules regarding the classification, methods of recruitment, conditions of service, pay and allowances, discipline and conduct of the provincial service so constituted.

R. SRINIVASA AYYANGAR.

XIII

I am not in favour of the immediate introduction of adult franchise in all municipalities. The extension of the present franchise may be left to the option of individual municipal councils. Among the classes to whom reservation of seats has been provided I would include "any other minority community or backward class which in the opinion of the Local Government is sufficiently numerous and important." Such people enjoy the privilege of nomination now and there is no justification for taking away from them the concession of reservation which the Bill as drafted by the Government has provided for them. I am against disqualifying for election village officers, honorary magistrates, public prosecutors and Government pleaders as proposed by the Select Committee. The provision that a chairman shall be deemed to have vacated his office on his election to the Legislative Council is also not acceptable to me.

A. B. SHETTY.

XIV

We agree to the Bill to amend the Matrua District Municipalities Act V of 1930, subject to the following dissenting remarks:—

Companies tax—Section 92.—We suggest that clauses 2 and 3 of section 92 be omitted and the following substituted on the same lines as has been done in the case of the Matrua Local Boards Act.

(1) Where business is carried on in a local area, the basis for determining companies tax shall be the income calculated for assessing to income-tax under section 10 of the Income-tax Act.

(2) Where such income is not ascertainable, the turn-over shall be the basis.

(3) When business is carried on in more than one local area, the turn-over of the business shall be the basis for calculating the companies tax in each local area.

(4) When returns are not submitted by the persons concerned, the chairman shall have the right to determine the income subject only to an appeal to the municipal council concerned whose decision shall be final.

(5) In cases where the returns submitted are, in the opinion of the chairman, not reliable, he shall have the discretion to determine the income subject to a similar appeal to the council.

(6) For purposes of calculating companies tax for any half-year, the income or turn-over of that half-year shall be taken to be the income or turn-over of the corresponding half-year of the previous year.

(7) In cases where returns of income-tax are submitted, the income on which income-tax has been finally assessed, shall be accepted by the chairman as correct.

(8) Turn-over means the sum total of the value of purchases or sale.

(9) The Government may make rules subject to the approval of the Legislative Council, fixing the percentage of the turn-over which is to be regarded as the income for the purpose of calculating companies tax.

Provide2—

(1) When delivery is effected on account of purchase by an individual, partnership or company in any

place in the Presidency and on account of the sale by the same individual, partnership or company in another place in the Presidency, the latter delivery alone will be taken into consideration for the purpose of determining the turn-over.

(ii) The same rule will apply to cases where goods are purchased outside the Presidency, but sold within a local area in the Presidency.

(iii) In cases where goods are bought within a local area in the Presidency and sold in a place outside the Presidency, the purchase within the Presidency will be taken into account for determining the turn-over.

S. K. ABDUL RAZAACK.
N. SIVARAJ.
A. R. SURESH.
S. KUMARASWAMI.
S. SATYANUELLI.
R. VENKATARAMAN.
T. M. MOUDOO.
S. A. SANTAPPAN.

XV

While giving my general assent to the report of the Select Committee, I fear I cannot agree to certain select points decided by the Committee, some of which I shall note below.

In the first place I strongly object to the provision of having paid chairmen for the municipalities. When there is so much competition from persons who are prepared to work humbly, it is not necessary to provide for paid chairmen. I hold that it was unwise to have an elected paid chairman. If full-time service is necessary, the remedy lies in appointing executive officers who will carry out the executive functions of chairmen. I regret also, in this connection that the provision for the appointment of executive officers has not been accepted by the Committee.

In the second place, I am of opinion that in view of the very mixed population of Anglo-Indians and Europeans in the municipalities, seats need not be reserved for Anglo-Indians and Europeans separately. The undue subtlety exhibited by the Committee for the interests of Anglo-Indians and Europeans, in this

communities, is indeed regrettable. If seats should be apportioned reserved for Anglo-Indians and Europeans, many more similar reservations should be legitimately provided for for many other such minority communities. I therefore hold that it is enough if seats are reserved jointly for both Anglo-Indians and Europeans together.

Thirdly, I must express my dissent to the provision in the Bill which was accepted by the Committee, that candidates for election to municipalities should pay a deposit of not exceeding Rs. 100 before they are nominated for election. I contend that this is a very undemocratic provision. I fear that even among candidates belonging to communities other than Adi-Dravida or Adi-Andhra, there are likely to be persons who are too poor to pay a deposit of Rs. 100. It is not proper that we should shut out such persons from standing for election. In fact, poverty in any community should not be a bar to stand for an election. I therefore hold that candidates for election should not be required to make any deposits at the time of nomination.

Fourthly, I regret that the amendment fixing a minimum population for a community to deserve reservation, say, one-thirtieth of the total population, has not been accepted by the Committee. This is a very necessary provision. Rather than giving absolute discretion to the Local Government, the statute itself should contain a provision fixing the maximum. I am also of opinion that the fixing of the maximum as 50 per cent of the total population is too high, and it should be reduced to 50 per cent.

Fifthly, I am also of opinion that a provision should be introduced in the Bill, providing that where in case of reservation for a particular community, no candidate belonging to such community is nominated for election to a plural constituency, the candidates belonging to other communities should be deemed to be duly nominated for such reserved seat also. I do not see why, under the circumstances, the reserved seat should be deemed to be vacant.

Lastly, I regret very much that the very legitimate provision giving liberty to communities for whom seats have been reserved, to dispense with such reservation, on their own free will, has not been accepted by the Committee. I do not see why the Committee should be so

anxious not to take away the right of the Government to continue the reservation for a community, even when a good majority of them feel, of their own accord, that the reservation should be dispensed with. I hope the Council would accept this democratic provision.

C. N. MUTHURANGA MUDALIYAR.

XVI

In my opinion it is not time yet for the introduction of adult franchise even in municipal areas. The amending Bill itself provides for a larger electorate than before: and we think that, for the present, any further extension of the electorate is not desirable.

2. The provision introduced by the Select Committee in section 12 that a chairman shall be deemed to have vacated his office on his election to the Legislative Council for his urban constituency has nothing to justify it.

3. We are also opposed to the proposal of the Select Committee to disqualify village officers, Public Prosecutors and Government Pleaders. We are in favour of retaining section 48 (3) as found in the amending Bill which corresponds to the Non-official (Definition) Rules framed under the Government of India Act.

4. We cannot also accept the view of the Select Committee that vaccination should be made optional.

S. KUMARASWAMI
S. K. ABDUL RAZAACK.
T. M. MOIDOO.
K. SITARAMA REDDI
RAJA OF KHALLIKOTE.

XVII

Adult franchise.—In my opinion the time has not come for the immediate introduction of adult franchise in the local bodies. The reasons given in the report for such introduction are, to my mind, inadequate.

2. *Clause II—Section 12(4)(ii).*—I am opposed to the provision sought to be introduced by this clause. I see no reason why a chairman who is generally an honorary functionary should be penalized the moment he is elected as a representative to the Legislative Council of an urban constituency. His duties as a legislator are not such as

to interfere seriously with the administration of a municipality, especially when every council has to elect a vice-chairman to carry on the duties of the chairman during his absence.

Profession tax.—The table attached to rule 17 (4) of schedule IV should be so modified as to do away with the existing disparity in the amount of tax between one class and another from clause II to X. The last class, should, I think, be abolished.

Property tax.—I am against the provision exempting buildings owned and occupied by co-operative societies from payment of property tax. The exemption is wrong in principle and cannot be strictly justified.

Vaccination.—The provision to make vaccination optional does not commend itself to me. I am firmly persuaded to believe that such a provision is not in the interests of the public health of the inhabitants of the municipalities.

Reservation of seats for women.—I am not in favour of subjecting women to the worry, anxiety and expenses of an electioneering campaign. In my opinion, the object in view can be attained by power being vested in the municipalities for the co-optation of women as councillors.

Clause 95.—Section 174-A (3).—This clause should, in my opinion, also contain provision vesting power in the municipal council to determine the places from which such vehicles shall pick up, and the places at which they shall set down, passengers.

G. S. RATNASARAPATHI MUDALIYAR.

XVIII

While in general agreement with the Bill as it emerges from the Select Committee, I dissent as regards the following points:—

I am strongly of opinion that the chairman of a municipality ought to be not elected by the large body of electors in the area of the municipality instead of by a small body of councillors. Such a person will represent the mind of the electorate more correctly. If the popular choice falls on a person outside the elected councillors, such a chairman may be considered as either an *ex-officio* or superannuated member of the council.

I am against any payment to chairman of municipal councils since there are very number of non-officials of means who are available for rendering honorary services. Almost as a consequence to this, I am strongly of opinion that executive officers ought to be appointed in the case of larger municipalities, say, those having an annual income of Rs. 75,000.

I am also of opinion that some classes of officers or servants of municipalities ought to be provincialized—the power to make rules regulating the classification, mode of recruitment, pay, allowances, conditions of service and discipline being vested in the Local Government.

As regards the reservation of seats, to certain minority communities, I would suggest that if any person belonging to one of these communities has filed a valid nomination to one of the 'general' seats, it shall be deemed that no seat need be reserved for that particular minority community in that election. I make this suggestion not because I am in any way unsympathetic but because a member of some other minority community will get a chance which he otherwise might not get.

I am of opinion that some provision should be made for enabling a municipal servant or officer—whose pay exceeds rupees fifty per mensem—to appeal against suspension or dismissal by the municipality either to the Local Government or to an Appeal Board consisting of, say, the district collector, a member of the municipal council and either the president of the district board or of the taluk board who is in the headquarter town of the municipality.

T. ADINARAYANA CHETTI.

XIX

While giving my general assent to the report of the Select Committee, I cannot agree to certain minor points decided by the Committee, some of which I shall note below.

In the first place I strongly object to the provision of having paid chairmen for the municipalities. When there is so much competition from persons who are prepared to work honorarily, it is not necessary to provide for paid chairmen. I hold that it is an anomaly to have an elected paid chairman. If full-time service is necessary the remedy lies in appointing executive officers who will

carry out the executive functions of chairman. I regret also in this connexion that the provision for the appointment of executive officers has not been accepted by the Committee.

As regards the reservation of seats to certain minority communities, I would suggest that if any person belonging to one of these communities has filed a valid nomination to one of the general seats, it shall be deemed that no seat need be reserved for that particular minority community in that election.

I am strongly of opinion that the chairman of a municipality ought to be one elected by the large body of electors in the area of the municipal limits.

C. VENKATARAMAN NAIDU.

XX

I consider that the Bill as emerged from the Select Committee is on the whole satisfactory so far as it goes. But the object of establishing real democracy in municipal councils cannot be achieved until this Bill is supplemented by the provisions of Bill No. 17 of 1928 as passed by the Select Committee in all those matters not coming under the scope of this Bill. I must, however, observe that in some important points mentioned below, the majority decisions of the Select Committee are erroneous and that amendments in those respects have to be made by the Legislative Council:—

(1) No sufficient case has been made out to remove the functions of preparing electoral rolls and conducting elections of councillors from non-official chairmen who in most cases have been discharging their duties with much ability and integrity and to entrust them to revenue officials. Even if it be considered that the chairman, however good and conscientious he may be, is a partisan in elections and cannot therefore command absolute confidence of all parties to elections, some other elected non-official functionaries ought to be created for doing this work. Under no circumstances should revenue officials be allowed to meddle with local self-government, as interference of collectors and their subordinates has always in the past been a hindrance to the proper growth of democracy in these self-governing institutions.

(2) While the existing Act restricted the powers of the Government to remove the chairman only to the case

of his wilfully omitting or refusing to carry out the resolutions of the municipal council, this Bill proposes to confer wide powers on the Government to remove him. The principle that the chairman should automatically vacate his office as soon as a no-confidence motion is passed against him by the municipal council having been introduced in this Bill, it is not at all necessary to give any powers to the Government to remove the chairman as the council itself can see that the chairman carries out its resolutions most faithfully. Section 40 of the Act should have therefore been omitted altogether. Instead of doing so, the Select Committee has allowed some extra powers to the Government to remove the chairman. In particular, the provision enabling the Government to remove him in case he abuses the powers vested in him is too wide and too vague and is liable to be abused by the authorities at the Governmental headquarters. It also savours of distrust in the elected chairman on the part of the Select Committee.

(3) In the matter of the no-confidence motion against the chairman or the vice-chairman, a minimum of 'more than half the sanctioned strength' should have been fixed in the second case also; and also a time-limit (of, say, one year) ought to have been prescribed for bringing a similar motion again. The provisions as passed by the Select Committee convert most of the municipal councils into perpetually intriguing bodies resulting in the demoralisation of their administration.

(4) I regret that in this Bill the question of abolishing all powers of supervision of municipal councils could not be discussed. I hope they will be abolished through Bill No. 17 of 1928. With regard to the question of dissolution and reconstitution, I wish to point out that the Select Committee has overlooked the arrangements made by the Government through this Bill on local self-government. Instead of reconstituting immediately the dissolved councils as under the existing Act, the Government according to this Bill can fix a time for reconstitution and also can extend the time so fixed from time to time in its discretion for the reconstitution of a council which has been dissolved. To say the least, I shall only submit that it is dangerous to give such powers to the Government.

(5) A specific provision ought to have been inserted in the Bill that, except in the matter of removal or dismissal,

the municipal health officer and the municipal engineer are subject to the same control, same liability of punishment, and same rights of appeal, as the other municipal officials.

(4) Profession-tax as proposed in the Bill both with regard to the classes and rates ought to have been retained, except class X which should be abolished altogether.

(5) The powers of delegation of the Government to subordinate officers under section 363 ought to have been either removed or narrowed to merely formal matters.

(6) The new provision inserted in the Bill conferring the power on the Government to appoint a special officer whenever it likes to impose taxes and to hear appeals in respect of assessment and imposition of taxes in municipalities is most unsatisfactory and subversive of all concepts of self-government. The Select Committee ought to have deleted this provision.

A. KALESWARA RAO,

XVI

In deciding in favour of adult suffrage, the majority of members of the Select Committee were influenced in the main by the following three considerations: (1) "the compactness of electoral areas," (2) "the existence of a reasonable percentage of educated electors in the municipalities of this province" and (3) "the handicap which property qualifications will impose on the backward and depressed classes."

The compactness of electoral areas now adduced as an argument in favour of adult franchise will hardly exist after its introduction. What makes for compactness at present is not so much territorial divisions into wards but the qualification for franchise which facilitates the enrolment as electors of all those who pay tax and have a real stake in the municipality. Those who own no kind of property and have no kind of tax from a shifting population, now found in one ward and now in another, defying all attempts at the preparation of an accurate electoral roll for each ward. People who own some kind of property are naturally interested in the work of the municipality in regard to lighting, water-supply, drainage, and other sanitary arrangements. It is not fair to classify persons possessing such special interest with those who have no such interest to safeguard but may easily become tools in the

hands of clever, designing persons who may use them for election purposes, for the betterment of their own ambitious ends. The voter must feel his responsibility, if he is to exercise his vote to the best possible advantage and it surely does not make for responsibility to abolish all property or other qualification. On the contrary, such a sweeping measure will place at a disadvantage classes who furnish the sinews of war for the efficient carrying out of the objects of municipal administration. Instances on some kind of property qualification or the payment of some kind of tax, will not, as is alleged, preclude members of the depressed classes from standing for elections. It is true that, in this community, those who own property or pay profession tax are not many, as compared with members of other communities in urban areas. But satisfying this test, an appreciable number is to be met with among the depressed classes in every municipality. These are the persons who will naturally stand for elections and have a chance of success, being known to members of other communities who have a vote in the reserved ward.

The abolition of property or other qualification will result in another disadvantage, the difficulty of collecting all taxes or arrears of taxes due to the municipality. At present the provision that a voter should, before the 1st of March, have paid all taxes due by him operates as a stimulant for the prompt payment of taxes in order to retain the right of voting. This incentive will disappear with the abolition of payment of tax as a qualification for the exercise of the franchise.

With regard to the second argument, the existence of a reasonable percentage of educated electors, it is first of all open to doubt whether the percentage is really so satisfactory as is here assumed and secondly whether, in actual practice, the influence of a few educated voters is so potent as to prevail against the influence brought to bear by a person with a long purse.

With regard to the third argument that the introduction of adult franchise is really in the interests of the backward and depressed classes, it may be pointed out that, in practice, this extended franchise may work more harm than good. An extended franchise coupled with a separate electorate may result in good but the necessity these classes will be under, hereafter, of having the votes of members of other communities in the same ward may

not result in the election of one representing the real interests of the depressed classes. There is, on the contrary, every likelihood of a member being chosen who represents not so much his own class as the interests of an outsider who supports, for his own ends, the candidature of a particular member of this community.

This difficulty which confronts other minority communities will operate with ten-fold force in the case of the depressed classes the bulk of whom are under some obligation or other to members of other communities who employ labour on a large scale and whose influence cannot be easily resisted.

Even now, with what are termed compact municipal areas, each ward having from three hundred to six hundred voters with a real stake, complaints are heard of undue influence at elections. What will it be when in consequence of the introduction of adult franchise there is going to be, in each ward, a large mass of electors, probably two thousand, the majority of them, irresponsible units very nearly corresponding to the classes described by Juvénal as cowering and crying chiefly for power at elections?

I deprecate the attempt by statutory provision, as has been done in this Bill, to exclude all depressed classes who have become converts to Christianity, from a share in the advantages held out to Adi-Navarides or Adi-Andhras. The definition of these classes is clear, as it is. Profusion of the Hindu religion is unnecessary and uncalled for. The real claim for special consideration should be economic depression, social disability. The introduction of religion is a violation of the principle of religious neutrality to which Government stand pledged, is a flagrantly mischievous device to repel conversions, to discourage and penalise change of faith out of conviction and for conscientious reasons, especially in view of the possibility of this definition being extended to activities other than municipal.

8. ARPUDASWAMI UDAYAR.

XXII

Section 45.—I object to adult franchise at this stage on the following grounds:—

(1) Ninety-five per cent of the population is still illiterate and is not really interested in elections. Most

of them live hand-to-mouth and are in such distress that it is immaterial to them who is returned at an election. They therefore fall an easy prey to the blandishments of unscrupulous election agents and are very often purchased by candidates. The tendency to sell the votes to the highest bidder is so great that it is nothing but folly to add to it by placing that privilege in the hands of every man or woman who is 21 years old.

(2) Education alone can prevent masses from degrading themselves, and education even in its elementary sense is not at present available to all municipal citizens.

(3) Even with the present collection of a municipal assessment, elections become unwisely, and not all the voters are able to poll in one single day. With adult franchise, elections will become still more unwisely and uneconomical without any proportionate advantage to the public. The cost of elections will also increase and public funds will have to bear an additional burden without any commensurate benefit.

(4) The masses are easily swayed by a temporary craze for an alleged principle or for a supposed prodigy. Adult franchise will make it easier for a scheming and unworthy person to come in than for an honest and selfless worker. People with clean hands may not care to wade themselves with the ordeal of a stupendous election where the majority of the voters is illiterate and either corrupted or corruptible.

(5) Adult franchise may therefore be put off for one more decade.

Section 92.—I suggest that clauses 2 and 3 of section 92 be omitted and the following provisions substituted:—

Provided—

(1) Where cotton, groundnut or any other such commodity is merely purchased in a local area and transported outside that local area by a company whose principal office is not within that local area, the business of purchase alone transacted within that local area shall not render the company liable to companies tax.

Provided—

(2) When any commodity such as artificial manure or mineral oil, etc., is imported from outside a local area

by a company whose principal office is not within that local area, but sold in that area, and it is not possible to determine the income of the principal company itself, the income of such business concerns in a half-year may be estimated at one-twentieth of the turnover in that local area.

There are instances in this Presidency of companies whose income it is impossible to find out as they import articles from outside India which are sold directly by agents on commission. Partly out of fear of civil litigation, but mostly out of the impossibility of obtaining correct figures of loss and gain, municipalities are at their wit's end to assess such concerns. The first proviso will relieve traders from double taxation, and the second will help municipalities very much in arriving at a working basis for purposes of assessments.

S. K. ABDUL RAZAACK.

XXIII

We are sorry that we cannot agree with our hon. Colleagues in the manner in which they have proceeded to provide for the representation of minorities in the municipal councils. In this country, the recognition of minorities can be, and has hitherto been, only on the broad basis of the divergence in religious beliefs and practices and differences in culture; in fact, even this guiding principle has not always been kept in view. But the classification and the enumeration of minorities as recommended by the committee seems to be neither on the basis of religion, nor on any other approved or consistent principle. We can quite conceive the population of a municipality being divided into Hindu, Muslim and Christian, but we cannot conceive of the Hindu population being split up into caste Hindus, depressed classes and non-depressed classes; or the Christians into Europeans, Anglo-Indians, Indian Christians and depressed classes converted to Christianity; or the Muslims into Shijas, Sunnis and depressed Muslims of which last type, we have a large number, for instance, in the Tirukkovilur and Kallakurichi taluqs of the South Arcot district. If it is contended that from a national point of view, the division of the civil population according to broad religious differences is permissible enough, to extend such a division to further and lower grades of the community is

quite absurd and unwarranted; and in our opinion this will certainly lead to the perpetuation of communalism, instead of diminishing the separatist tendency or fostering the feeling of joint civic responsibility among the component parts of a single civic population. In so far as the depressed classes are part and parcel of the wider Hindu community, if the Hindu community feels it just and fair that the depressed classes should have representation in municipal councils, it should be a matter of mutual adjustment between the caste Hindus and the depressed classes and this can be easily achieved by certain conventions being established amongst themselves in connection with the elections to the various wards in a given municipality. So also with regard to the Europeans, Anglo-Indians and Indian Christians, neither of whom do present any essential difference in religion, but form only different sections of the same community, called the Christian brotherhood. Nor does it appear to us that any of these sections of the Christian community have any interest which may be considered as special or peculiar to the one as distinguished from the other. In this place, we regret we have to deprecate the enthusiasm and zeal with which several of our colleagues strive to ensure reservation for the European community little remembering at the time, their own self-respect or the treatment which is being meted out to their brethren in the colonies and elsewhere outside India. We therefore are of opinion that, having regard to the exigencies of the present political situation and the deep and unmistakable difference existing between the communities, the division of any civic population should be only as Hindus, Muslims and Christians, and that any further division of these communities will be only artificial and detrimental not only to the healthy growth of the population but also to the interests of the country at large. We may also note in passing that when the generality of the Christian community has often expressed itself against separate representation or at any rate, does not press for it, it is neither wisdom nor nationalism to thrust separate representation upon them. Nor does it seem to be reasonable to import racial considerations in dividing the Christian community.

2. Further, we think that the way in which clause 6 has been framed only tends to give undue advantage to one community over another, although the latter may be numerically stronger and politically more important.

For instance, although the Christian community is about 3 per cent in the Presidency, clause 6 makes it possible for that community to secure not less than three seats out of a total of four seats that may be reserved in a municipality consisting of sixteen members; whereas the numerically stronger communities, namely, the Muslims, Adi-Dravidas and women, will have to be satisfied with the remaining one seat amongst themselves, although they may constitute a substantial majority of the population in the municipality. No doubt this absurdity arises out of the restriction imposed upon the proportion of seats to be reserved, viz., that it should be within one-fourth of the total number. This proviso seems to be the legacy inherited from the existing Act of 1920, though in a different garb;—we mean the limitation of the powers of the Government for nomination to not more than one-fourth of the council. It is indeed strange that such a restriction is sought to be retained by the Committee although there seems to be no valid ground therefor, especially when the whole Act is sought to be recast and the power of nomination is sought to be abolished. The impracticability of this proviso will become apparent when the necessity arises to reserve seats for two or more communities in a municipality where there are only 16 or 20 members; and the proviso could not be given effect to unless injustice is done to one community or another. Again, we think that by reserving seats for Adi-Dravidas and for women, besides other minorities, the principle of reservation for minority communities which was the original object of the Bill, seems to have been utterly floated. When seats are reserved for women who number more than half the community and for Adi-Dravidas who constitute a considerable proportion of the population, it virtually amounts to reservation having been given to the majority communities. With adult franchise, the situation becomes still worse. Under adult franchise it is quite possible for women and Adi-Dravidas to capture the whole municipality for themselves and, if that be so, it does not stand to reason why there should be reservation either for women or for Adi-Dravidas at all. On a careful sounding of the clause, it will be apparent that the caste Hindu male population alone has been left without any reservation for them; and it would be moment to be desired that this section of the population will be always in a minority. It is curious why no provision should have been made for this kind of

minority as well. We are therefore of opinion that this proviso should be deleted and we think the real purpose will be more than served by the insertion of the words "wherever they are in a minority of not less than five per cent according to their proportion of the population" at the end of sub-section (1) and by omitting the other proviso as well. We may mention here that we are however not slow in appreciating the sense of justice that prevailed over the Committee in their having inserted the last two sub-sections to clause 6.

5. Again, while the main object of amending this Act has been stated to be the abolition of the power of nomination and to stamp out the corruption and demoralization that has set in on account of the power of nominations, we are sorry to note that by the amended clause of the Bill, the same state of affairs is sought to be perpetuated, whether consciously or unconsciously we are not able to say; for, whereas according to the old Act, individuals had to dance attendance upon and become subservient to the powers that be on account of nominations, the present amendment makes the whole community so conduct itself as to be in the good books of the powers that be, all for ensuring the inclusion of their community in the list of reserved seats. From this, it will be plain that by having vested discretion with the Government in the matter of determining the seats and the number of communities for whom there should be reservation in a given municipality, the power of nomination is still retained, though in a different form, but with a wider scope than before. It will not be surprising if in future influential deputations from various communities from different municipalities are seen waiting upon the Minister for Local Self Government just to coax him to include their community in the list of reservations. If that were to be the case, it can hardly be said that the evils and pernicious effects connected with the power of nomination have been effectively rooted out by the amended clause. We are therefore of opinion that the discretion should be taken away and reservation should be statutorily recognized in the case of two or three minority communities alone, without any further subdivisions or without any restriction to the proportion of seats set apart for reservation and that reservation for women should also be taken away, as there is no case made out for such a course.

4. Before concluding, we wish to point out that in order to give opportunities to members of all the communities in acquiring administrative ability and experience and to enable them to contribute their best to the harmonious working and growth of the municipalities, provision should be made for the choice of the head of the municipality, at least in some of the municipalities, if not in all, by rotation from each of the three important communities. Besides, we consider that such a provision will go a long way in bringing up the less advanced communities to the level of the more advanced ones and will remove the great and persistent grievance of the Muslim community which has been always ignored and overlooked by the Government and the majority communities, in spite of the best efforts of its representatives. It is a pity that our attempt to redress this grievance was not met with any success in the Committee.

5. Although we have many other points of disagreement with our colleagues in respect of various clauses of the Bill, we do not wish to press them here, as we think it would not serve any useful purpose.

BASHEER AHMED SAYEED,

A. M. AHMAD MIRAN.

BILL No. 12 OF 1930.

A Bill to amend the Madras District Municipalities Act, 1920.

Enacted, Whereas it is expedient further to amend the Madras District Municipalities Act, 1920; (Signed by V. at 1930.)
And whereas the previous sanction of the Governor-General has been obtained to the passing of this Act; It is hereby enacted as follows:—

That the, 1. This Act may be called the Madras District Municipalities (Amendment) Act, 1930.

2. (1) In the Madras District Municipalities Act, 1920, (hereinafter referred to as 'the said Act'), for the words 'Governor in Council' wherever they occur, the words 'Local Government' shall be substituted.

(2) The provisions of the said Act specified in the first two columns of the annexed Schedule are hereby amended to the extent and in the manner specified in the third and fourth columns thereof.

Amendment
of certain
provisions of
Madras Act V
of 1920.

3. For sub-section (2) of section 1 of the said Act, the following sub-section shall be substituted, namely:—

A amendment
of section 1 of
Madras Act V
of 1915.

"(2) It extends to the whole of the Presidency of Madras except the City of Madras."

4. In section 3 of the said Act—

(i) clause (1) shall be renumbered as clause (1 A), and the following shall be inserted as clause (1), namely:—

Amendment
of section 3 of
Madras Act
V of 1915.

"(1) 'Anglo-Indian' means any person not being European, who is—

"Anglo-Indian."

(i) of European descent in the male line, or
(ii) of mixed Asiatic and non-Asiatic descent whose father, grandfather or more remote ancestor in the male line was born in the continent of Europe, Canada, Newfoundland, Australia, New Zealand, the Union of South Africa or the United States of America";

(iii) in clause (T) the words "in the office of an elected councillor vice-chairman or chairman" shall be omitted.

(iv) for clause (S), the following clause shall be substituted, namely:—

"(S) 'Company' means a company as defined in the Indian Companies Act, 1913, or formed in pursuance of an Act of Parliament or of Royal Charter or Letters Patent, or of an Act of the Legislature of a British Possession, and includes any firm or association carrying on business in the Presidency of Madras whether incorporated or not and whether its principal place of business is situated in the said Presidency or not."

Provided that it shall not include any society registered or deemed to be registered under the Co-operative Societies Act, 1912";

(iv) after clause (S), the following clauses shall be inserted, namely:—

"S-A 'Election authority' means such authority not being the Chairman or Vice-Chairman or a Councillor as may be prescribed."

"(S-B) 'European' means any person of European descent who either was born in or has a domicile in the United Kingdom or in any British Possession or in any State of India, or whose father was so born or has or had up to the date of the birth of the person in question such a domicile";

Sub 1 (b) of
Madras Act V
of 1915
as amended
by
Madras
Act V
of 1929.

Amendment
of
Section 1 (2)
of Madras
Act V of 1915.

Amendment
of
S.A.

Sub 1 (b) of
Madras Act V
of 1915
as amended
by
Madras
Act V
of 1929.

(v) after clause (11), the following clause shall be inserted, namely:—

"Indian Christians."

"(11A) 'Indian Christian' means a native of India who is, or in good faith claims to be, of mixed Asiatic descent and who professes any form of the Christian religion";

(vi) after clause (12), the following clause shall be inserted, namely:—

"Legislative Council."

"(12A) 'Legislative Council' means the Legislative Council of the Governor of Madras";

"Local authority."

"(12B) 'Local authority' includes a commission authority";

(vii) for clause (16), the following clause shall be substituted, namely:—

"Ordinary vacancy."

"Ordinary election."

"(16) 'Ordinary vacancy' means a vacancy occurring by efflux of time and 'ordinary election' means an election held on the occurrence of an ordinary vacancy";

(viii) in clause (21), the words "over which the public have a right of way" occurring after the words "whether a thoroughfare or not" shall be placed before those words; and

(ix) in clause (25), for the words "return thereto" the words "return to each house" shall be substituted.

Amendment of section 4 of Madras Act V of 1920.

5. For sub-section (5) of section 4 of the said Act, the following sub-section shall be substituted, namely:—

"(5) If any local area in which the Madras Local Boards Act, 1920, is in force is constituted as or included in a municipality, the Local Government may pass such orders as they may deem fit as to the transfer to the council of such municipality or disposal otherwise of the assets or institutions of any local board in the local area and as to the discharge of the liabilities, if any, of such local board relating to such assets or institutions."

Amendment of section 7 of Madras Act V of 1920.

6. For sub-sections (2) and (3) of section 7 of the said Act, the following sub-sections shall be substituted, namely:—

"(2) All the councillors of every municipality shall be elected.

(3) In any municipality, the Local Government may in their discretion by notification, from time to time reserve seats, for

- (a) Muslims,
- (b) Indian Christians,
- (c) A.E. Dravidians or A.E. Andhras,
- (d) Europeans,

(a) Anglo-Indians; or

(1) Women

and determine the number of such seats.

Provided that the total number of seats so reserved shall not exceed one-fourth of the strength fixed for the municipal council under sub-section (1);

Provided further that no seat shall be reserved for any of the communities mentioned in clauses (a) to (e) if at the last census such community constituted more than one-half of the total population of the municipality;

(4) In reserving seats for the communities mentioned in clauses (a) to (e) of sub-section (3) the Local Government shall have due regard to their number and importance.

(5) Nothing contained in sub-section (3) shall be deemed to prevent members of any community or women, for whom seats have been reserved thereunder in any municipal council, from standing for election to the non-reserved seats in the council.

7. In section 8 of the said Act—

(i) in sub-section (1)—

(a) the word "elected" shall be omitted.

(b) after the words "save as otherwise expressly provided," the words "in this Act" shall be inserted; and

(ii) in sub-section (2)—

(a) for the words "Vacancies arising by efflux of time", the words "Ordinary vacancies" and for the words "an elected Councillor" the words "a Councillor" shall be substituted;

(b) for the word "chairman" the words "election authority" shall be substituted; and

(c) between the words "on such" and the word "days" the words "day or" shall be inserted;

(iii) to the same sub-section, the following proviso shall be added, namely:—

"Provided that the Local Government may for sufficient cause direct or permit the holding of any ordinary election after the end of September";

(iv) sub-sections (3) and (4) shall be renumbered as (4) and (5) respectively and the following shall be inserted as sub-section (2), namely:—

"(2) A councillor elected at an ordinary election held after the occurrence of a vacancy shall enter upon office forthwith but shall hold office only so long as he

Amendment
of section 8 of
Madras Act
V of 1921.

would have been entitled to hold office if he had been elected before the occurrence of the vacancy¹⁰; and

(v) in sub-section (4) as renumbered, for the words "an elected Councillor" the words "a councillor" and for the word "chairman" the words "election authority" shall be substituted.

8. For section 9 of the said Act, the following section shall be substituted, namely:—

Substitution
of new section
for section
9 of Malacca
Act V of
1925.
Provisions
when in
operation in
effect.

"9. (1) If at an ordinary or casual election held under section 8, no councillor is elected, a fresh election shall be held on such day as the election authority may fix.

(2) If at such fresh election, no councillor is elected, the Council may in the manner prescribed, elect a qualified person to fill the vacancy.

(3) The term of office of a councillor elected under this section shall expire at the time at which it would have expired if he had been elected at the ordinary or casual election, as the case may be."

Continuation
of section 10 of
Malacca Act
V of 1925.

9. Section 10 of the said Act shall be omitted.

Substitution
of new section
for section 11
of Malacca
Act V of 1925.

10. For section 11 of the said Act, the following section shall be substituted, namely:—

No councillor
to receive
remuneration
thereon.

"11. No councillor shall receive or be paid from the funds at the disposal of or under the control of the council any salary or other remuneration for services rendered by him in any capacity whatsoever."

Substitution
of new
section for
section 12
of Malacca
Act V of
1925.

11. For section 12 of the said Act, the following sections shall be substituted, namely:—

The chairman
and vice-
chairman
of the
municipality.

"12. (1) Every council shall elect one of its members to be its chairman.

(2) Subject to the sanction of the Local Government, the council may fix a salary for the chairman and the amount thereof. Except as provided in this subsection, no chairman shall receive any salary or other remuneration.

(3) The council shall elect one of its members other than the chairman to be its vice-chairman.

(4) A chairman shall be deemed to have vacated his office—

(i) on the expiry of his term of office as a councillor or on his otherwise ceasing to be a councillor, or

(ii) on his election to the Legislative Council as a representative of an urban constituency which includes the municipal area.

(5) A vice-chairman shall be deemed to have vacated his office—

(i) on the expiry of his term of office as a councillor or on his otherwise ceasing to be a councillor, or

(ii) on his election as chairman.

(6) When the office of chairman is vacated, the vice-chairman shall exercise the functions of the chairman until a new chairman assumes office.

(7) When the office of chairman is vacant and there is either a vacancy in the office of vice-chairman or the vice-chairman is absent from jurisdiction or is incapacitated, the revenue divisional officer shall, after giving notice of not less than seven clear days to the councillors, convene a meeting for the election of a chairman and until a new chairman or vice-chairman is elected and assumes office, or the vice-chairman returns to jurisdiction or recovers from his incapacity as the case may be, the revenue divisional officer, shall, notwithstanding anything contained in this Act or in the rules or notifications issued thereunder, be *ex officio* member and chairman of the council.

(8) An outgoing chairman or vice-chairman is eligible for re-election.

Explanation.—A new chairman or vice-chairman shall be deemed to have assumed office on his being declared elected as such.

"12-A. If at an election held under section 12 no chairman or vice-chairman is elected, a fresh election shall be held.

Procedure when no chairman or vice-chairman is elected.

12. In clause (c) of section 13 of the said Act, the words "councillors and" shall be omitted.

Amendment of section 13 of the said Act.

Amendment
of section 16
of Statute
Act V of
1926.

13. Subsection (a) of section 14 of the said Act shall be omitted and sub-section (b) re-numbered as section 14.

14. In section 16 of the said Act, the words "and attention" shall be omitted.

14-A. Section 17 of the said Act shall be omitted.

Substitution
of new section
for section 15
of Statute Act
V of 1926.

15. For section 15 of the said Act, the following section shall be substituted, namely:—

Delegation
not to be
done at large
Save at chair-
man's
discretion.

" 15. (1) The chairman may, by an order in writing, delegate any of his functions to the vice-chairman:

Provided that he shall not delegate any functions which the municipal council expressly forbids him to delegate.

(2) During the temporary absence from jurisdiction of the chairman, the chairman's functions except that promoting, withholding promotion from, reducing, removing or dismissing any municipal officer or servant shall devolve on the vice-chairman.

Provided that where the temporary absence from jurisdiction of the chairman is within the Presidency of Madras and is on business connected with the municipality, the chairman's functions shall not, except to the extent, if any, to which functions have been delegated by him under sub-section (1), devolve on the vice-chairman.

(3) If the vice-chairman also is absent from jurisdiction or is incapacitated or if the office of vice-chairman is vacant, the chairman may, by an order in writing, delegate any of his functions to any councillor who shall be styled "chairman-delegate" during the period of delegation:

Provided that—

(i) when an order of delegation made under this sub-section is in force, no further order of delegation of any functions shall be made in favour of any other than the councillor in whose favour the order is in force was made;

(ii) no delegation under this sub-section shall without the special sanction of the council be made for any period exceeding in the aggregate thirty days in any

year in the case of an unpaid chairman and fifteen days in any year in the case of a paid chairman; and

(iii) every order made under this sub-section shall be communicated forthwith to the council and to the district collector.

(4) Subject to any restrictions that the council may impose, the chairman may, by an order in writing, delegate any of his executive functions to any officer or servant of the council or to any officer of Government.

(5) The exercise or discharge of any functions delegated under sub-sections (1), (3) and (4) shall be subject to such restrictions, limitations and conditions if any as may be laid down by the chairman and shall also be subject to his control and revision. The chairman shall also have power to control and revise the exercise or discharge of any functions devolving on the vice-chairman under sub-section (2).

16. In sub-section (3) of section 20 of the said Act, after the word "resolutions" the word "and" shall be inserted.

Amendment of section 20 of Madras Act V of 1925.

17. In section 21 of the said Act, the words "record plan, correspondence or other" shall be omitted.

Amendment of section 21 of Madras Act V of 1925.

18. For section 23 of the said Act, the following section shall be substituted, namely:—

Substitution of new section for section 23 of Madras Act V of 1925.

"23. A council may constitute committees for the purpose of exercising such powers, discharging such duties or performing such functions as it may delegate to them, or may appoint individual councillors or committees to inquire into and report or advise on any matters which it may refer to them."

Amendment of section 23 of Madras Act V of 1925.

19. In section 24 of the said Act—

Amendment of section 24 of Madras Act V of 1925.

(i) in the first sentence, the words "of either sex" shall be omitted; and

(ii) in the third sentence, for the word "sex" the word "residence" shall be substituted.

Amendment
of section 26
of the Local
Gov. Act
No. 9 of
1936.

20. In section 25 of the said Act—

(i) the word "supplementary" before the word "regulations" shall be omitted;

(ii) for clause (c), the following clause shall be substituted, namely:—

"(c) the preservation of order and the conduct of proceedings at meetings and the powers which the chairman may exercise for the purpose of enforcing his decisions on points of order;"

(iii) for clause (e), the following clause shall be substituted, namely:—

"(e) the constitution and procedure of committees;"

(iv) clauses (f) and (g) shall be re-lettered as (g) and (h) respectively, and the following shall be inserted as clause (f), namely:—

"(f) the delegation of its powers, duties or functions—

(i) to the chairman, a councillor, an officer or servant of the council or an officer of Government or

(ii) to a committee constituted under clause (e) or to its chairman or to any one or more of its members."

Substitution
of new sub-
sec. for sec.
26 of the
Local Gov.
Act
No. 9 of 1936.

Appointment
of Joint
Committee.

21. For section 26 of the said Act, the following section shall be substituted, namely:—

"26. (1) A council may, and if so required by the Local Government shall, join with one or more than one, other local authority in constituting a joint committee for any purpose in which they are jointly interested or for any matter for which they are jointly responsible.

(2) A joint committee may include persons who are not members of the local authorities concerned but who may in their opinion possess special qualifications or special interest for serving on such committee:

Provided that the number of such persons shall not, exceed one-third of the total number of members of the joint committee.

(3) The constitution of a joint committee shall be by means of regulations which shall not, except in the cases provided by sub-sections (6) and (7) have

effect unless assented by each of the local authorities concerned.

(4) The regulations shall determine—

(a) the total number of members of the joint committee;

(b) the number who shall be members of the local authorities concerned and the number who may be outsiders;

(c) the persons who shall be members of the joint committee or the manner in which they shall be elected or appointed;

(d) the person who shall be chairman of the joint committee or the manner in which he shall be elected or appointed;

(e) the term of office of members and chairman;

(f) the powers, being powers exercisable by one or more of the local authorities concerned, which may be exercised by the joint committee; and

(g) the procedure of the joint committee.

(5) Regulations made under sub-sections (3) and (4) may be varied or revoked provided that all the local authorities concerned assent to such variation or revocation.

(6) If the Local Government take action under sub-section (1), they may issue such directions as they think necessary or desirable in respect of all or any of the matters referred to in sub-sections (3) and (4).

(7) If any difference of opinion arises between local authorities under any of the foregoing provisions of this section, it shall be referred to the Local Government whose decision shall be final."

21-A. In section 27 of the said Act, the words "and appointments" shall be omitted.

22. In section 25 of the said Act—

(i) for sub-section (1), the following sub-section shall be substituted, namely:—

"(1) Every meeting of the council shall be presided over by the chairman; in his absence, by the vice-chairman; and in the absence of both the chairman and the vice-chairman, by a councillor chosen by the meeting to preside for the occasion"; and

Amendment
of section 25
of the said
Act V of
1911.

(ii) in sub-section (3), after the words 'for that meeting' the words 'and during the period that he presides over it' shall be inserted.

23. Section 29 of the said Act shall be omitted.

Repeal of section 29 of the said Act V of 1926.

24. In section 30 of the said Act—

(i) in sub-sections (2) and (3), for the words 'such person' wherever they occur, the words 'such councillor' shall be substituted; and

(ii) after sub-section (4), the following sub-section shall be inserted, namely:—

"(5) The councillor concerned shall not be entitled to vote on the question referred to in sub-section (3), and the chairman concerned shall not be entitled to vote on the motion referred to in sub-section (4)."

25. In section 31 of the said Act—

Amendment of section 31 of the said Act V of 1926.

(i) after the words 'other than the chairman,' the words 'and any vice-chairman' shall be inserted; and

(ii) the following sentence shall be added at the end, namely:—

"Such resignation shall take effect in the case of a councillor or vice-chairman from the date on which it is received by the chairman and in the case of a chairman from the date on which it is placed before the council."

26. For section 32 of the said Act, the following section shall be substituted, namely:—

Substitution of new section for section 32 of the said Act V of 1926.

Act of municipal council, etc., not to be invalidated by irregularity, etc.

"32. No act of a municipal council or of a committee thereof or of any person acting as chairman, vice-chairman or member of the municipal council or committee shall be deemed to be invalid by reason only of a defect in the establishment of the municipality or committee, or on the ground that the chairman, vice-chairman or any member of the council or committee was not entitled to hold or continue in such office by reason of any disqualification or by reason of any irregularity or illegality in his election or appointment or by reason of such act having been done during the period of any vacancy in the office of chairman, vice-chairman or member of the council or committee."

27. In sub-section (3) of section 33 of the said Act, after the word 'report' the words 'and the resolutions thereon, if any' shall be inserted.

Amendment of section 33 of Act V of 1918.

28. In sub-section (2) of section 34 of the said Act—

Amendment of section 34 of Act V of 1918.

(i) in clause (a), for the words 'municipal council,' the words 'council or chairman' shall be substituted; and the words 'record, correspondence, plan or other' shall be omitted;

(ii) in clauses (b) and (c), after the word 'council,' the words 'or chairman' shall be inserted; and

(iii) in clause (d)—

(a) after the word 'council,' the words 'or chairman' shall be inserted; —

(b) for the words 'he may' the words 'they or he may' shall be substituted, and

(c) after the word 'its' the words 'or his' shall be inserted.

29. For section 36 of the said Act, the following section shall be substituted, namely:—

Re-enactment of section 36 of Act V of 1918.

"36. The Local Government may, by order in writing—

Power to suspend or cancel any resolution passed, order issued, or licence or permission granted or

(i) suspend or cancel any resolution passed, order issued, or licence or permission granted or

(ii) prohibit the doing of any act which is about to be done or is being done

in pursuance or under colour of this Act, if, in their opinion,

(a) such resolution, order, licence, permission or act has not been legally passed, issued, granted or authorized or

(b) such resolution, order, licence, permission or act is in excess of the powers conferred by this Act or any other law or

(c) the execution of such resolution or order, the continuance in force of such licence or permission or the doing of such act is likely to cause danger to human life, health or safety, or is likely to lead to a riot or an affray:

Provided that the Local Government shall before taking action under this section on grounds (a) or (b) give the authority or person concerned an opportunity for explanation.

Amendment
of section 28
of Act 14
of 1920.

Substitution
of new sec-
tions for
section 40
of Statute
Act V of
1920.

Power of
Local
Government
to remove
chairman or
vice-
chairman.

Motion of
no-confidence
in chairman
or vice-
chairman.

30. In section 28 of the said Act—

(i) in sub-section (3), the words 'registers, books, accounts and other' shall be omitted, and

(ii) in sub-section (3), the words 'records, accounts and other' shall be omitted.

31. For section 40 of the said Act, the following sections shall be substituted, namely:—

"40. (1) The Local Government may, by notification, remove any chairman or vice-chairman who in their opinion wilfully omits or refuses to carry out or disobeys the provisions of this Act or any rules, by-laws, regulations or lawful orders issued thereunder or abuses the powers vested in him.

(2) The Local Government shall, when they propose to take action under sub-section (1), give the chairman or vice-chairman concerned an opportunity for explanation and the notification issued under the said sub-section shall contain a statement of the reasons of the Local Government for the action taken:

"40A. (1) A motion expressing want of confidence in the chairman or in the vice-chairman may be made by any councillor subject to the following restrictions namely:—

(a) Leave of the council to make the motion shall be asked for before the business entered in the agenda for the day is taken up.

(b) The councillor asking for leave shall at the time of asking for leave hand to the person presiding a written notice of the motion which he proposes to make.

(2) The person presiding shall then read the motion to the council and request those councillors who are in favour of the leave being granted to rise in their places. If less than one-third of the sanctioned strength of the council rise accordingly, the person presiding shall inform the councillor that he has not the leave of the council. If not less than one-third of the sanctioned strength of the council rise, the person presiding shall intimate that leave is granted and that the motion will be taken on such day and time as he may appoint. The day appointed shall not be less than six clear days nor more than fifteen clear days from the day on which leave is asked.

(3) No debate on any motion under this section shall be adjourned. Such debate, if not earlier concluded, shall automatically terminate on the expiry of three hours from the time appointed for its commencement. Upon the conclusion of the debate or upon the expiry of the said period of three hours, as the case may be, the motion shall be put to the vote of the council.

(4) (a) If the motion is carried with the support of not less than two-thirds of the sanctioned strength of the council, the chairman or vice-chairman, as the case may be shall forthwith be deemed to have vacated his office as such.

(b) If the motion is carried but not by such a majority as aforesaid and if after an interval of not less than one month, another motion expounding want of confidence in the same chairman or vice-chairman as the case may be, made under sub-section (1) is carried by the council, he shall forthwith be deemed to have vacated his office as such.

32. In section 41 of the said Act—

(i) in sub-section (1)—

(a) for the words 'dissolved and reconstituted immediately' the words 'dissolved and reconstituted on such dates as the Local Government may fix in that behalf' shall be substituted; and

(b) for proviso (a) the following proviso shall be substituted, namely:—

"(a) for the purpose of completing the elections to a council which has been dissolved the Local Government may, in their discretion, from time to time, extend the time fixed by them under this sub-section for its reconstitution";

(ii) after the same sub-section, the following sub-section shall be inserted, namely:—

"(1 A) Before publishing a notification under sub-section (1), the Local Government shall communicate to the council concerned the grounds on which they propose to do so, fix a reasonable period for the council to show cause against the proposal and consider its explanations or objections, if any :

Amendment
of section 41
of Madras
Act V of
1920.

Provided that where a council has dissolved an order issued under section 34, the Local Government shall not be bound to follow the procedure laid down in this sub-section "

(iii) for sub-section (2), the following sub-section shall be substituted, namely:—

"(2) On the date fixed for the dissolution of the council under sub-section (1), all its members, as well as its chairman and vice-chairman, shall forthwith be deemed to have vacated their offices and fresh elections shall be held in accordance with the provisions of this Act. The newly elected councillors shall enter upon their offices on the date fixed for the reconstitution of the council.

(ix) in sub-section (5)—

(a) in clause (a), for the words 'the chairman and vice-chairman shall forthwith vacate their office', the words 'its chairman and vice-chairman shall forthwith be deemed to have vacated their offices' shall be substituted; and

(b) clause (c) shall be omitted;

(v) in sub-section (4), for the words and figures 'proviso (a) to section 5, sub-section (1)' the words and figures 'proviso (a) to sub-section (1) of section 5' shall be substituted;

(vi) in sub-section (5), after the word and figure 'sub-section (1)' the words and figure 'or sub-section (4)' shall be added; and

(vii) after sub-section (5), the following sub-section shall be added, namely:—

"(6) When a council is dissolved or superseded under this section, the Local Government until the date of reconstitution and the reconstituted council thereafter shall be entitled to all its assets and be subject to all its liabilities as on the date of the dissolution, or supersession and on the date of the reconstitution respectively."

Amendment
of section 33
of the
Act V
1975.

33. In section 43 of the said Act, for the words 'power to make such contracts' the words 'all such powers' shall be substituted.

34. For section 43 of the said Act, the following section shall be substituted, namely:—

Repeal of section 43 of Statute 46 of 1926.

"43 (1) For the purposes of election of councillors to a municipal council, the Local Government after consulting the municipal council may, by notification—

Repeal of section 43 of Statute 46 of 1926.

- (a) divide the municipality into wards,
- (b) determine the wards in which the seats, if any, reserved under sub-section (3) of section 3 shall be set apart; and
- (c) declare for whom such seats are reserved.

(2) Wards referred to in clause (b) of sub-section (1) shall return, in addition to members for each reserved seat, one or more members for non-reserved seats. The number of such members shall be notified by the Local Government. All other wards shall be entitled to elect only one councillor.

(3) All the electors of a ward, irrespective of their community or sex shall be entitled to vote at an election to any seat in that ward whether reserved or not.

(4) When issuing, under sub-section (1), a notification which materially alters the existing division of a municipality into wards, the Local Government may direct that the alteration shall take effect from the date of the next ordinary elections.

(5) When the number of councillors to be returned by a ward is altered or when a new ward is formed, the election authority shall, with the approval of the Local Government, determine—

- (a) the ward which each elected councillor then on the council shall be deemed to represent; and
- (b) the ward or wards in which elections shall be held to fill up the vacancies, if any, in the council."

35. In section 44 of the said Act—

Amendment of section 44 of Statute 46 of 1926.

- (i) in sub-section (1), for the word 'chairman' the words 'election authority' shall be substituted;
- (ii) sub-sections (2), (3) and (4) shall be renumbered as (4), (2) and (3) respectively; and
- (iii) in sub-section (6) as renumbered, for the words 'under this section' the words and figure 'under sub-section (1)' shall be substituted.

Substitution
of new section
for section 46
of the
Act of 1906.

Qualification
for voting.

36. For sections 45 and 46 of the said Act, the following section shall be substituted, namely:—

"45 No person shall be included in the electoral roll as qualified to vote unless—

(a) he is a British subject or a subject of a State in India;

Provided that the Local Government may exclude from the scope of this restriction any alien or class of aliens;

(b) he has attained the age of twenty-one years in the year preceding that in which the electoral roll is published;

(c) he has resided in the municipality for one hundred and twenty days in the aggregate in such preceding year.

Substitution
of new section
for section 47
of the
Act of 1906.

Disqualifica-
tion of
voters.

37. For section 47 of the said Act, the following section shall be substituted, namely:—

"47. Notwithstanding anything contained in sub-section 4 of section 44 a person who is of unsound mind, a dumb or a leper shall not be entitled to vote at any election to a municipal council."

Amendment
of section 48
of the
Act of 1906.

38. In section 48 of the said Act—

(i) in sub-section (1)—

(a) in clause (a), the letter '(a)' at the commencement and the word 'and' at the end shall be omitted; and

(b) clause (b) shall be omitted;

(ii) for sub-section (2), the following sub-section shall be substituted, namely:—

"(2) No salaried officer of Government or honorary magistrate shall be qualified for election as a councillor.

Explanation.—For the purposes of this sub-section a public prosecutor, a Government pleader, an official receiver, or a village officer shall be deemed to be a salaried officer of Government."

Amendment
of section 49
of the
Act of 1906.

39. In section 49 of the said Act—

(i) in sub-section (1)—

(a) after the words "six months" the words "for any offence not being of a political character for involving moral delinquency" shall be inserted; and

(b) the words "an appointment" shall be omitted;

(ii) in sub-section (2)—

(a) in the opening paragraph for the words "election or appointment," the word "election" and for the words "nomination, election or appointment," the words "nomination or election" shall be substituted.

(b) clauses (i) to (vi) shall be lettered as (a) to (f) respectively,

(c) in clause (b) as so lettered, before the words 'an undersigned bankrupt' the words 'an applicant to be adjudicated a bankrupt or insolvent or' shall be inserted;

(d) in clause (c) as so lettered, for the words 'an incorporated company' the words 'a company' shall be substituted;

(e) the proviso to the sub-section shall be inserted as a proviso to clause (c) as so lettered; and in the said proviso, for the words 'such a contract or work as aforesaid' the words 'such contract or work' shall be substituted;

(f) after clause (c) as so lettered, the following clause shall be inserted, namely:—

"(e) employed as paid legal practitioner on behalf of the council or has accepted employment as legal practitioner against the council and the employment in either case is subsisting on the said date";

(g) in clause (d) as so lettered, the words 'or an honorary magistrate for the municipal town' shall be omitted;

(h) in clause (e) as so lettered, the words 'or appointment' shall be omitted and after the word 'effect' the words 'or has already been elected a councillor whose term of office has not yet commenced' shall be inserted;

(i) for clause (f) as so lettered, the following clause shall be substituted, namely:—

"(f) the servant or employer or the official subordinate or official superior of a councillor holding office on the said date and

(iii) sub-section (4) shall be omitted

Amendment
of section 50
of Ordinance
No. 1 of 1925.

40 In section 50 of the said Act—

(i) in sub-section (1)—

(a) in clause (a), before the word 'court' the word 'criminal' shall be inserted, and for the words 'as is described' the words "and for such offences as are described" shall be substituted.

(b) in clause (d), for the words and figures 'section 49, sub-section (2)' the words, figures and letter 'clause (c) of sub-section (2) of section 49' and for the words 'an incorporated company' the words 'a company' shall be substituted and the words 'or is employed as paid legal practitioner on behalf of the council or accepts employment as legal practitioner against the council' shall be omitted;

(c) after clause (d), the following clause shall be inserted, namely:—

"(dd) is employed as paid legal practitioner on behalf of the council or accepts employment as legal practitioner against the council";

(d) in clause (e), for the word 'post' the word 'service' and for the words and figures 'section 49, sub-section (2), clause (iv)' the words, figures and letter 'clause (d) of sub-section (2) of section 49' shall be substituted;

(e) after clause (e), the following clause shall be inserted, namely:—

"(ee) becomes a salaried officer of Government within the meaning of sub-section (2) of section 46 or an honorary magistrate.

(f) in clause (f) after the words 'accepts employment under' the words 'or becomes the official subordinate of' shall be inserted.

(g) clause (g) shall be omitted, and

(h) for clause (h), the following clause shall be substituted, namely:—

"(i) absents himself from the ordinary meetings of the council for three consecutive months commencing from the date on which he last attended such a meeting or, if, within that period less than three such meetings have been held, from three such consecutive meetings of the council held after the last ordinary meeting he attended;

Provided that no ordinary meeting from which a councillor absents himself shall be counted against him under this clause, if due notice of that meeting has not been given to him.

Explanation.—In this clause, the expression 'ordinary meeting' shall not include—

(a) a meeting convened as a requisition under the provisions of rule 3 of Schedule III, or

(b) a meeting held under sub-rule (3) of rule 3 of the said Schedule";

(ii) in sub-section (3)—

(a) for the words and letters 'clause (a) or clause (g)' the words, figure and letter 'clause (a) of sub-section (1)' shall be substituted;

(b) the words 'or appointed' shall be omitted; and

(c) the following sentence shall be added at the end, namely:—

"And any person elected to fill the vacancy in the interim shall on each restoration vacate office"; and

(iii) for sub-section (4), the following sub-section shall be substituted, namely:—

"(4) Where a person ceases to be a councillor under clause (i) of sub-section (1), the chairman shall at once intimate the fact in writing to such person and report the same to the Council at its next meeting. If such person applies for restoration six months to the Council on or before the date of its next meeting or within fifteen days of the receipt by him of such intimation, the Council may at the meeting next after the receipt of such application restore him to his office of councillor."

Provided that a councillor shall not be so restored more than twice during his term of office."

41. In section 51 of the said Act—

(3) by sub-section (1) the words 'or appointed' shall be omitted.

(2) in sub-sections (1) and (2), before the words and figures 'section 42 or section 50' the word and figure 'section 41' shall be inserted; and

(3) for sub-section (3), the following sub-section shall be substituted, namely:—

"(3) Pending such decision, the councillor shall be entitled to act as if he were not disqualified."

Amendment
of section 42
of Madras
Act V of
1910.

42. Sections 51, 53, 54, 55, 57, 58 and 59 of the said Act shall be omitted.

Amendment
of section 59
of Madras
Act V of
1910.

43. For section 59 of the said Act, the following section shall be substituted, namely:—

Disqualifi-
cation of
persons con-
victed of elec-
tion offences.

"40. Every person convicted of an offence punishable under section 164 or under Chapter IX A of the Indian Penal Code shall be disqualified from voting or from being elected in any election to which this Act applies or from holding the office of municipal councillor for a period of five years from the date of his conviction, or for such shorter period as the court may by order determine."

Am. No. 2
1910.
Section 16,
Indian Penal
Code, 1860.

Amendment
of section 61
of Madras
Act V of
1910.

44. In sub-section (1) of section 61 of the said Act, for the word 'elections' the word 'works' shall be substituted.

Amendment
of section 63
of Madras
Act V of
1910.

45. In section 63 of the said Act—

(i) for the words 'with the consent of the municipal council make over to a municipal council,' the words 'with the consent of a municipal council, make over to the council' and for the words 'such council' the words 'the council' shall be substituted; and

(ii) after the words 'the council shall manage,' the words 'and superintend' shall be inserted.

Amendment
of section 65
of Madras
Act V of
1910.

46. In section 65 of the said Act, for the word 'purposes,' the words 'any purpose' shall be substituted.

Amendment
of section 66
of Madras
Act V of
1910.

47. In section 66 of the said Act, for the words 'with the consent of the council of any municipality, transfer to any municipal council,' the words 'with the consent of a municipal council, transfer to the council' and for the words 'lawful for such council to undertake the management of the institution or the execution of the work', the words 'lawful for the council to undertake such management or execution' shall be substituted.

Amendment
of section 68
of Madras
Act V of
1910.

48. In sub-sections (1) and (2) of section 68 of the said Act, for the expression 'Rs. 500' the words 'one thousand rupees' shall be substituted.

49. In sub-section (1) of section 68 of the said Act, for the expression 'Rs. 100', the words 'one hundred rupees' shall be substituted.

Amendment of section 68 of the said Act V of 1928.

50. For section 70 of the said Act, the following section shall be substituted, namely:—

Substitution of new section 70 for section 70 of the said Act V of 1928.

"70. (1) The sanction of the council shall be obtained for all proposals for fixing or altering the number, designations and grades of municipal officers and servants and the salaries, fees and allowances payable to them.

Establishment of municipal council.

(2) Such proposals shall be taken into consideration by the council only at the instance of the chairman, and the council may sanction them with or without modifications."

51. For section 71 of the said Act, the following section shall be substituted, namely:—

Substitution of new section 71 for section 71 of the said Act V of 1928.

"71. (1) If, in any municipality, there is no salary attached to the office of chairman, a post of secretary may be sanctioned by the council.

The secretary, the health officer and the engineer.

(2) Any municipal council, by special resolution may, and every council which during three consecutive years has realized an income of one hundred thousand rupees from ordinary receipts, shall, if so required by the Local Government, sanction a post of health officer and a post of municipal engineer.

(3) The salaries of these officers shall be fixed by the municipal council subject to the approval of the Local Government.

(4) Every such officer shall devote his whole time to the duties of his office and shall not engage in any other profession, trade or business."

51-A. In section 72, after sub-section (3), the following sub-section shall be added, namely:—

"(4) No such officer shall be removed from office except with the consent of the Local Government. Such consent shall be given if the removal is recommended by a resolution of the council passed at a special meeting called for the purpose and supported by the votes of not less than two-thirds of the strength of the council."

Substitution
of new section
for section 73
of Statute Act
V of 1925.

52. For section 73 of the said Act, the following section shall be substituted, namely:—

Putting up of
signposts
other than
General
Health Officer
and the
municipal
engineer.

"73. Excepting the health officer and the municipal engineer, all officers and servants of a municipal council shall be appointed by the chairman in accordance with any rules which the Local Government may have made in this behalf:

Provided that in case of emergency—

(a) the chairman may appoint temporarily such officers and servants as may in his opinion be required for the purpose of this Act and the employment of whom for any particular work has not been prohibited by any resolution of the municipal council; and

(b) every appointment made under clause (a) shall be reported by the chairman to the council at its next meeting."

Amendment
of section 74
of Statute Act
V of 1925.

53. In section 74 of the said Act—

(i) in the opening paragraph, for the words and figures 'provisions of sections 12, 13, 71 and 77 and any rules made by the Governor in Council' the words 'provisions of this Act and any rules which the Local Government may have made' shall be substituted;

(ii) in clause (e), for the words 'and acting allowances' the words 'acting allowances and travelling allowances' shall be substituted; and

(iii) in proviso (i), for the words 'and leave allowances, gratuity or pension granted under these regulations' the words 'leave allowances, travelling allowances, pension or gratuity provided for in such regulations' shall be substituted.

Amendment
of section 75
of Statute Act
V of 1925.

54. In section 75 of the said Act—

(i) for the word 'fine' the words 'censure, fine, withheld promotion from' shall be substituted; and

(ii) after the words 'municipal officer or servant' the words 'in its service' shall be inserted.

55. Omitted.

56. Omitted.

Amendment
of section 78
of Statute Act
V of 1925.

57. In section 78 of the said Act—

(i) in clause (b) of sub-section (1), for the words 'a tax on companies' the words 'a companies tax' shall be substituted;

(ii) in the first proviso—

(a) for the words 'carrying into effect', the word 'passing' shall be substituted; and

(k) after the words 'publish a notice', the words 'in the district gazette and at least one vernacular newspaper' shall be inserted;

(iii) in the second proviso, for the word 'Government' occurring for the first time, the words 'the Local Government' shall be substituted; and

(iv) after the second proviso, the following additional proviso shall be inserted, namely:—

"Provided also that where any resolution under this section has taken effect for a particular year no proposals to alter the rates or date fixed in such resolution so far as that year is concerned shall be taken into consideration by the council."

58. In section 79 of the said Act—

(i) in clause (a), for the words and figures 'the Indian Income-tax Act VII of 1915', the words 'any Act of the Indian Legislature for the time being in force' and for the words 'tax on companies', the words 'companies tax' shall be substituted; Amendment of section 79 of Indian Act V of 1928.

(ii) in clause (b), for the words 'entering or leaving the municipality by railway', the words 'travelling by railway from any notified station in or near the municipality' shall be substituted; and

(iii) to the same clause, the following proviso shall be added, namely:—

"Provided that no portion of the proceeds of such tax shall be expended for purposes other than making arrangements for the health and comfort of the pilgrims or the improvement or development of the municipal area."

59. In section 80 of the said Act, for the words 'the tax or toll will be levied from a day to be specified in the notification' the words 'the date from which and the period of levy, if any, for which such tax or toll shall be levied' shall be substituted. Amendment of section 80 of Indian Act V of 1928.

60. In section 81 of the said Act—

(i) for sub-section (1), the following sub-section shall be substituted, namely:— Amendment of section 81 of Indian Act V of 1928.

"(1) If the council resolves that a property tax shall be levied, such tax shall be levied on all buildings

and lands within municipal limits save those exempted by or under this Act or any other law. The property list may comprise—

- (a) a tax for general purposes;
- (b) a water and drainage tax to provide for expenses connected with the construction, maintenance, repair, extension or improvement of water or drainage works heretofore provided or hereafter to be provided;
- (c) a lighting tax to provide for expenses connected with the lighting of the municipality by gas or electricity;

(d) a scavenging tax to provide for expenses connected with the removal of rubbish, filth or the carcasses of animals from private premises; and

(e) a railway tax to be used solely for or to further the construction and maintenance of railways:

Provided that the railway tax shall not be levied unless its levy is determined by a resolution of the municipal council supported by not less than three-fourths of the members present at a meeting specially convened in that behalf, such resolution being confirmed after a period of six months by a like majority at a like meeting and sanctioned by the Local Government";

(ii) in sub-section (2)—

(a) for the words 'These taxes' at the commencement, the words 'Save as otherwise provided in this Act, those taxes' shall be substituted; and

(b) for the words 'lands and buildings', the words 'lands or buildings or both' shall be substituted; and

(iii) after sub-section (2), the following sub-sections shall be inserted, namely:—

"(3) The municipal council may, in the case of lands which are not used exclusively for agricultural purposes and are not occupied by, or adjacent and appurtenant to, buildings, levy those taxes at such percentages of the capital value of such lands or at such rates with reference to the extent of such lands, as it may fix:

Provided that such percentages or rates shall not exceed the maximum, if any, fixed by the Local Government and that the capital value of such lands shall be determined in such manner as may be prescribed.

See Clause 102
(1) (a) and
(2) (b)
Capital
Property
Council
Municipal
Council Act,
1925.

"(4) (i) The municipal council may, in the case of lands used exclusively for agricultural purposes, levy these taxes in the form of a 'municipal cess' at such proportion as it may fix:—

(a) in the case of lands held on system tenure or on lease or licence from the Government:

of the assessment inclusive of water rate, lease account, royalty or other sum payable to Government thereon as the case may be;

(b) in the case of lease lands or lands held wholly or partially, free from assessment:

of the full assessment inclusive of water-rate which such lands would bear if they were not lease;

(c) in the case of lands held on any other tenure:

of the annual rent payable to the landholder for such lands;

(d) In the case of lands occupied by tenants whether falling under sub-clause (a) or (b) or (c) of clause (i), the municipal council shall levy the cess in equal shares, from the landholder and the tenant respectively."

61. In section 32 of the said Act—

Amendment
of section 32
of the Act
Act 7 of 1928

(i) in sub-section (2), after the word 'deduction', the words 'in the case of buildings only' shall be inserted;

(ii) in the proviso—

(a) for clause (a), the following clause shall be substituted, namely:—

"(a) in the case of—

(i) any Government or railway building or

(ii) any building of a class not ordinarily let, the gross annual rent of which cannot, in the opinion of the chairman, be estimated,

the annual value of the premises shall be deemed to be six per cent of the total of the estimated value of the land and the estimated present cost of erecting the building after deducting for depreciation a reasonable amount which shall in no case be less than ten per centum of such cost; and "

(b) in clause (b), after the word 'machinery' the words 'and furniture' shall be inserted.

Amendment
of section 83
of the
Act V of 1934

62. (1) Section 83 of the said Act shall be re-numbered as sub-section (1) of section 83 and in the section as re-numbered—

(i) in clause (a), for the words 'buildings used for educational purposes and libraries and play-grounds which are open to the public and from which no income is derived' the words 'buildings used for educational purposes, Buildings owned and occupied by societies registered or deemed to be registered under the Co-operative Societies Act, 1912, public buildings and places used for the charitable purpose of sheltering animals or destitute persons, libraries and play-grounds which are open to the public and ancient monuments protected under the Ancient Monuments Preservation Act, 1904', shall be substituted; and

(ii) for clause (c), the following clause shall be substituted, namely :—

"(c) burial and burning grounds included in the book kept at the municipal office under section 231," and

(iii) the following explanation shall be inserted at the end, namely :—

"Explanation.—The exemption granted under this section shall not extend to residential quarters attached to schools, colleges, hospitals, dispensaries and libraries but shall extend to hostels."

(2) To the section as re-numbered, the following sub-sections shall be added, namely :—

"(3) The water and drainage tax shall not be levied on any land exclusively used for agricultural purposes and not deriving any benefit from the water or drainage works on account of which the tax is imposed.

(3) The municipal council may, with the previous sanction of the Local Government, exempt any particular part of a municipality from the payment of the whole or a portion of the water and drainage tax or of the lighting tax on the ground that such area is not deriving full benefit from the water-supply and drainage or from the lighting system.

(4) The municipal council may exempt any building or land from the whole or any portion of the

Section 83,
Fort St.
George
Act, 1934.

scavenging tax if it is satisfied that the owner or occupier has made efficient arrangements for the daily removal therefrom of rubbish, filth and the carcases of animals.

(5) The municipal council may by a general resolution exempt any building or land from the property tax—

(i) if the annual value of the same does not exceed a sum specified in the said resolution, such sum not being greater than eighteen rupees; and

(ii) the proprietor does not own any other building or land assessed to the property tax and is not liable to companies, profession or income tax.¹⁹

63. For section 84 of the said Act, the following section shall be substituted, namely:—

*Substitution
of new section
for section 84
of Ordinance
Act V of 1929.*

"84. (1) The rate of any class of property tax on lands when levied on their annual value may be lower than the rate of the same class of property tax on buildings but either rate shall be uniform throughout the municipal area on all buildings or on all lands liable to be taxed on their annual value, as the case may be:

*Section to
be uniform.*

Provided that the aggregate property tax leviable in the case of lighthouses, piers, wharves and jetties shall not exceed four per cent of their annual value.

(2) The rate of any class of property tax shall be uniform throughout the municipal area on all lands liable to be taxed on their capital value."

64. For section 86 of the said Act, the following section shall be substituted, namely:—

*Substitution
of new section
for section 86
of Ordinance
Act V of 1929.*

"86. The property tax and the municipal cess shall be levied every half-year and shall, save as otherwise expressly provided in Subordinate IV, be paid by the owner of the assessed premises within thirty days after the commencement of the half-year."

*Property tax
shall be payable
within thirty
days.*

65. For section 87 of the said Act, the following section shall be substituted, namely:—

*Substitution
of new section
for section 87
of Ordinance
Act V of 1929.*

"87. (1) When any building whether ordinarily let or occupied by the owner himself has been vacant and unlet for thirty or more consecutive days in

*The owner
responsible.*

any half-year, the chairman shall remit so much not exceeding one-half of such portion of the tax as relates to the building only as is proportionate to the number of days during which the building was vacant and unlet in the half-year.

(2) Every demand for remission under subsection (1) shall be made during the half-year in respect of which the remission is sought or in the following half-year and not afterwards.

(3) (a) No demand for such remission shall be entertained unless the owner of the building or his agent has previously thereto given notice to the chairman of the building being vacant and unlet and the period in respect of which the remission is made shall be calculated from the date of delivery of such notice.

(b) Every such notice shall expire with the half-year during which it is so delivered and shall have no effect thereafter.¹⁰

66. For sections 89 and 90 of the said Act, the following sections shall be substituted, namely:—

Substitution
of new
sections 89
and 90 of
the said Act
No. 10 of 1900.

Owner's
obligation to
give notice of
vacation,
reconstruction,
or demolition of
building.

89. (1) (a) If any building in a municipality is constructed or reconstructed, the owner shall give notice thereof to the chairman within fifteen days from the date of completion or occupation of the building whichever is earlier.

(b) If such date falls within the last two months of a half-year, the owner shall, subject to notice being given under clause (a), be entitled to a remission of the whole of the tax or enhanced tax, as the case may be, payable in respect of the building only for that half-year.

(c) If such date falls within the first four months of a half-year, the owner shall, subject to notice being given under clause (a), be entitled to a remission of so much not exceeding a half of the tax or enhanced tax, as the case may be, payable in respect of the building only, for that half-year, as is proportionate to the number of days in that half-year preceding such date.

(2) (a) If any building in a municipality is demolished or destroyed, the owner shall, until notice thereof is given to the chairman, be liable for the payment of the property tax which would have been leviable had the building not been demolished or destroyed.

(b) If such notice is given within the first two months of a half-year, the owner shall be entitled to a remission of the whole of the tax payable in respect of the building only, for that half-year.

(c) If such notice is given within the last four months of a half-year, the owner shall be entitled to a remission of so much not exceeding a half of the tax payable in respect of the building only, for that half-year, as is proportionate to the number of days in that half-year preceding the demolition or destruction as the case may be.

"96. (1) If any area is included within a municipality the owner of every building or land in such area shall,—

Remission of tax is given in such cases as are included in the section of a half-year.

(a) if the date of such inclusion falls within the last two months of a half-year, not be liable to pay any property tax in respect thereof for that half-year; and

(b) if such date falls within the first four months of a half-year, be entitled to a remission of so much not exceeding a half of the property tax payable in respect thereof for that half-year, as is proportionate to the number of days in that half-year preceding such date.

(2) If any area is excluded from a municipality the owner of every building or land in such area shall be entitled,—

(a) if the date of such exclusion falls within the first two months of a half-year, to a remission of the whole of the property tax payable in respect thereof for that half-year; and

(b) if such date falls within the last four months of a half-year, to a remission of so much not exceeding a half of the property tax payable in respect thereof for that half-year, as is proportionate to the number of days in that half-year preceding such date.

(3) No remission shall be granted under sub-section (2) in respect of any building or land unless an application for such remission is made to the chairman within three months from the date of the exclusion of the area in which the building or land is situated."

67. In sub-section (1) of section 91 of the said Act, after the words 'measurements of the land', the words 'and with such other information as the chairman may require' shall be inserted.

Amendment of section 91 of the said Act.

Noted Station
of new note
has the sec-
tion 5 of
Madras
Act V of
1912.
Companies
Act.

68. For section 22 of the said Act and the heading thereto, the following heading and section shall be substituted, namely:—

“ Companies tax.

“ 22. (1) If the council resolves that a companies tax shall be levied, every company which, after the date specified in the notification published under section 80 in pursuance of such resolution transacts business in the municipality for sixty days in the aggregate in any half-year, shall pay for such half-year a tax on the income derived by or arising or accruing to such company in the said municipality or deemed under the provisions of this Act to be derived by or to arise or accrue to such company in the said municipality, in accordance with the rules in schedule IV.

(2) A company otherwise liable for companies tax under sub-section (1) shall not be exempt from such liability by reason only of the principal office of the company or the place from which its business is controlled being situated outside the municipality imposing the tax.

(3) Income derived by or arising or accruing to a company by the disposal outside a municipality by sale, exchange or otherwise of any article, commodity or produce manufactured or acquired by purchase, exchange or otherwise in that municipality, and income derived by or arising or accruing to a company outside a municipality in respect of a business transacted within that municipality, shall be deemed to have been derived by or to arise or accrue to such company in that municipality.

(4) No company which proves that it has paid the tax on account of the companies tax or profession tax levied under this Act, or under the Madras City Municipal Act, 1912, or under the Madras Local Boards Act, 1910, or of any tax of the nature of a companies tax or profession tax imposed under the Ordinances Act, 1924, for the same half-year in any other municipal council or local board or endorsement authority in the Presidency of Madras, shall be liable, in respect of income on account of which the tax has been paid, to pay to any municipal council, local board or endorsement authority more than the difference between such sum and the amount to which it is otherwise liable for the companies tax for the same half-year under this Act, or any of the aforesaid Acts.”

59. For section 93 of the said Act, the following section shall be substituted, namely:—

Substitution
of new section for
section 93 of
the said
Act of
1920.

"93. (1) If the council resolves that a profession tax shall be levied, every person who, after the date specified in the notification published under section 80 in pursuance of such resolution, in any half-year—

(a) exercises a profession, art, or calling or transacts business or holds any appointment, public or private,

(i) within the municipality for not less than sixty days in the aggregate, or

(ii) without the municipality but who resides in the municipality for not less than sixty days in the aggregate, or

(b) resides in the municipality for not less than sixty days in the aggregate and is in receipt of any pension or income from investments,

shall pay a half-yearly tax in accordance with the rules in Schedule IV.

(2) A person shall be chargeable under the class appropriate to his aggregate income from all the sources specified in sub-section (1) as being liable to the tax.

(3) No person who proves that he has paid the sum due on account of the profession tax levied under this Act, or under the Madras City Municipal Act, 1919, or under the Madras Local Boards Act, 1920, or of any tax of the nature of a profession tax imposed under the Cantonments Act, 1924, for the same half-year to any other municipal council or local board or cantonment authority in the Presidency of Madras shall be liable, by reason merely of change of appointment or place of business or residence to pay to any municipal council, local board or cantonment authority more than the difference between such sum and the amount to which he is otherwise liable for the profession tax for the half-year under this Act, or any of the aforesaid Acts.

(4) Nothing contained in this section shall be deemed to render a person who resides within the local limits of one local authority and exercises his profession, art or calling or transacts business or holds any appointment within the limits of another local authority liable to profession tax for more than the higher of the amounts of the tax leviable by either of the local authorities. In such a case the Local Government shall apportion the tax

Madras Act
IV of 1919.
Madras Act
XIV of 1920.
Act VI of
1921.

between the local authorities in such manner as they may deem fit and the decision of the Local Government shall be final."

(5) Every society registered or deemed to be registered under the Co-operative Societies Act, 1912, shall be exempt from the profession tax.

Substitution
of new sec-
tion 84 for
section 84 of
Madras Act
V of 1939.

70. Section 84 of the said Act shall be removed from under the heading "Profession tax" and placed under the heading "Provisions common to companies and profession tax" and for the said section, the following sections shall be substituted, namely:—

Exemption of
companies from
profession
tax.

"91 A. (1) Where in any municipality a profession tax only and no companies tax is levied, all companies shall be liable to profession tax.

(2) Where in any municipality both a companies tax and a profession tax are levied, companies deriving incomes making them liable to companies tax shall not be liable to profession tax and companies deriving incomes not so liable shall, subject to the provisions of section 93, be liable to profession tax.

Exemption of
members of
firm, associa-
tion or joint
Hindu busi-
ness from
profession
tax.

"94. The companies tax leviable from a firm or association and the profession tax leviable from a joint Hindu family may be levied from any adult member of the firm, association or family concerned.

Exemption of
servants or
agents of
companies
and associa-
tions from
tax.

"94 A. (1) If a company or person employs a servant or agent to represent it or him for the purpose of transacting business in a municipality, such company or person shall be deemed to transact business within the municipality and such servant or agent shall be liable for the companies or profession tax, as the case may be, in respect of the business of such company or person, whether or not such servant or agent has power to make binding contracts on behalf of such company or person.

(2) Where one company or person is the agent of another company or person, the former company or person shall not be liable separately to the companies or profession tax, on the same income as that of the principal."

Substitution
of new sec-
tion 95 for
section 95 of
Madras Act
V of 1939.

71. For section 95 of the said Act, the following section shall be substituted, namely:—

Exemption of
persons from
profession tax
if no income is
received from
the business.

"95. If the companies tax due from any company or the profession tax due from any person or company in respect of any half-year is not paid, the chairman shall

cause a notice to be served on such company or person to pay it within fifteen days of the date of such service."

72. In section 36 of the said Act—

(i) for the words "person occupying such building or land," the words "persons occupying such building, land, hotel, boarding or lodging house, club or residential chambers" shall be substituted; and

(ii) the word "trade" occurring after the words "profession, art" shall be omitted.

Amendment
of section 36
of Statute Act
V of 1914.

73. In clause (f) of section 97 of the said Act, for the words "incorporated company" the word "company" shall be substituted.

Amendment
of section 97
of Statute
Act V of 1919.

74. For sub-section (1) of section 93 of the said Act, the following sub-section shall be substituted, namely:—

Amendment
of section 93
of Statute Act
V of 1914.

"(1) If the council resolves that a tax on carriages and animals shall be levied the chairman shall levy the said tax half-yearly on carriages and animals kept within the municipality which are of the kinds specified in Schedule IV."

75. In section 99 of the said Act—

(i) in sub-section (1), the words "or let out for hire" shall be omitted; and

Amendment
of section 99
of Statute Act
V of 1914.

(ii) in sub-section (3), for the words "is leviable" the words "shall be leviable" shall be substituted.

76. The proviso to clauses (g), (e) and (f) of section 103 of the said Act shall be omitted and to the said section the following proviso shall be added, namely:—

Amendment
of section 103
of Statute Act
V of 1922.

"Provided that the exemption under clauses (g), (e) and (f) shall not extend to any officer or soldier who is not compelled by the exigencies of military duty to reside within municipal limits nor to more than one horse, one motor-cycle, or one bicycle, as the case may be, for each such officer or soldier."

77. In section 102 of the said Act—

(i) in sub-section (1), for the words "carriage or animal tax" the words "tax on carriages and animals" shall be substituted; and

Amendment
of section 102
of Statute Act
V of 1914.

(ii) after sub-section (2), the following sub-section shall be added, namely:—

"(3) On the expiry of the period of one week referred to in sub-section (2) the chairman shall cause a notice to be served on each person requiring him to pay within fifteen days of the date of such service the sum for

which, in the opinion of the chairman, each person is liable on account of the tax on carriages and animals."

Amendment
of section 105
of Madras Act
V of 1928.

78. In sub-section (1) of section 105 of the said Act—

(i) for sub-section (1), the following sub-section shall be substituted, namely:—

"(1) If the council resolves that a tax shall be levied on carts, the chairman shall levy the said tax half-yearly at the rate (which shall not exceed four rupees per cent per half-year), fixed by the council and specified in the notification published under section 80 in pursuance of such resolution and from the date specified in such notification in respect of all carts kept within the municipality"; and

(ii) in sub-section (6), for the word 'tax-payer,' the words 'person who pays any tax to the municipality' shall be substituted.

Amendment
of section 106
of Madras Act
V of 1928.

79. In section 106 of the said Act, the words 'or let out for hire' shall be omitted.

Insertion of
new section
106A in
Madras Act
V of 1928.

80. After section 106 of the said Act, the following heading and section shall be inserted, namely:—

"Taxes leviable under sections 80 and 105.

Provision of
Municipal
tax leviable
personnel in
Municipal
under the said
Act V of 1911.

"106A. Where the Madras Hackney Carriage Act, 1911, is in force in any area of a municipality, the person appointed to perform the functions of the Commissioner under the said Act in respect of such area shall, before registering any hackney carriage under the said Act, satisfy himself that the municipal council has received payment of the tax, if any, due under section 80 or section 105, as the case may be, on account of the last preceding half-year and the current half-year."

Amendment
of section 109
of Madras Act
V of 1928.

81. In sub-section (1) of section 109 of the said Act—

(i) for the words 'If the chairman of a hill station municipality publishes a notification under section 80,' the words 'If a hill station municipal council resolves' and for the words 'he shall collect,' the words 'the chairman shall collect' shall be substituted; and

(ii) after the words 'specified in the notification,' the words and figures 'published under section 80 in pursuance of such resolution' shall be inserted.

Amendment
of section 110
of Madras
Act V of
1928.

82. In section 110 of the said Act—

(i) in the opening paragraph, for the words and figures 'If the chairman publishes a notification under

section 89¹, the words 'If the council resolves' and for the words 'from the date specified in the notification', the words and figures 'published under section 24 in pursuance of each resolution and from the date specified in each notification' shall be substituted; and

- (d) in the proviso—
 (a) the word 'or' occurring at the end of clause (c) shall be omitted,
 (i) the word 'or' shall be added at the end of clause (c), and
 (e) after clause (a), the following clause shall be added, namely:—

"(f) carrying a member of the Auxiliary Force, India, or of the Indian Territorial Force in uniform and on duty or proceeding to or returning from duty."

83. (1) In sub-section (1) of section 111 of the said Act, the words 'toll-bars and' shall be omitted.

(2) To the same section the following proviso shall be added, namely:—

"Provided that—

- (a) no toll-stations shall be constructed on the boundary between contiguous municipalities, and
 (b) the Local Government may either generally or in any particular case make such orders as they may deem fit for regulating the number and location of toll-stations, and determining in the case of neighbouring local authorities which of the local authorities shall be in charge of particular toll-stations and how much of the revenue realized by any such local authority from a toll-station or toll-stations in its charge shall be paid to another neighbouring local authority."

84. After section 111 of the said Act, the following section shall be inserted, namely:—

"111A. No person shall construct a toll-bar or erect or place any other obstruction to traffic at or near a toll-station."

85. In section 114 of the said Act, the words 'toll-bar or' in both the places where they occur, shall be omitted.

86. In section 115 of the said Act—

- (i) in sub-section (1), for the words and figures 'tax payable under the Indian income-tax Act, 1915', the words 'income-tax payable under any Act of the Indian Legislature for the time being in force' shall be substituted;

Amendment of section 111 of Indian Act V of 1925.

Section of new section 111A in Indian Act V of 1925. Prohibition of toll-bars, etc.

Amendment of section 114 of Indian Act V of 1925.

Amendment of section 115 of Indian Act V of 1925.

(ii) in sub-section (8), for the words and figures 'the Indian Income-tax Act, 1915', the words and figures 'the Indian Income-tax Act, 1922,' shall be substituted; and

(iii) in sub-section (4), for the words and figures 'section 56 of the said Act' the words and figures 'section 56 of the Indian Income-tax Act, 1922,' shall be substituted.

87. For section 115 of the said Act, the following section shall be substituted, namely:—

115. (1) Where occasions for pilgrimage occur at intervals of years or only once or twice in a single year, a tax on persons leaving a municipality or its neighbourhood by railway shall be levied in respect of such occasions only for a specified period. Where occasions for pilgrimage are more frequent or a phase of pilgrimage is one of perennial resort, the tax may be levied throughout the year.

(2) The occasions and the period of levy of the tax shall, in consultation with the railway administrations concerned and with the previous approval of the Local Government, be determined by the municipal council.

(3) If the council resolves that the tax shall be levied, such tax shall be collected from the date and during the period specified in the notification published under section 80 in pursuance of such resolution as a surcharge on the tickets of all passengers travelling by railway from any one of the railway stations in or near the municipality and named in such notification to any other railway station more than a specified distance therefrom.

(4) The rates at which the tax shall be levied on each class of tickets shall be determined by the municipal council but shall not exceed the rates in the following table:—

	Tax	
	For limited periods. (1)	Throughout the year. (2)
	Rs. a. p.	Rs. a. p.
For first-class tickets.	0 8 0	0 4 0
For second-class tickets.	0 4 0	0 2 0
For intermediate class tickets.	0 3 0	0 1 5
For third-class tickets.	0 2 0	0 1 0

Provided that the rates forable on season tickets, if any, shall be determined by the municipal council in consultation with the railway administrations concerned but shall not for a period of one month or any less period exceed six times the rates given in column (2) of the above table.

(3) The Local Government may make rules not inconsistent with this Act for regulating—

- (i) the collection of the tax,
- (ii) the payment thereof to the council concerned,
- (iii) the deduction of any expenses incurred by railway administrations in the collection thereof, and
- (iv) the decision of disputes—
 - (a) between municipal councils and between municipal councils and other local authorities, and
 - (b) with the previous sanction of the Governor-General in Council, between municipal councils and railway administrations, in matters connected with the levy, collection or apportionment of the tax.¹¹

88. To section 117 of the said Act, the following sentence shall be added, namely:—

"But nothing in this section shall be deemed to authorize the exemption of any person solely on the ground that he is a member of a municipal council."¹²

89. For section 118 of the said Act, the following section shall be substituted, namely:—

"118. Subject to such restrictions and control as may be prescribed, the municipal council may write off any tax, toll, fee or other amount whatsoever due to it, whether under a contract or otherwise, or any sum payable in connexion therewith, if in the opinion, such tax, toll, fee, amount or sum is irrecoverable."¹³

90. In section 120 of the said Act, for the words "in the month of February" the words "before the end of December" and for the words "the end of February" the words "such date as may be fixed by them in that behalf" and for the words "after any part of it" the words "modify any part of the budget" shall be substituted.

91. Omitted.

Amendment
of section 139
of Madras Act
V of 1928

Repeal of sec-
tions 144 and
145 of Madras
Act V of 1928.

Insertion
of new section
for section
136 of Madras
Act V of 1928

Card challenge
from persons
having no
right over
place of pil-
grimage, &c.

92. In clause (c) of the proviso to section 139 of the said Act, for the words, figures and letter 'section 84, clause (c)', the words and figures 'sub-section (5) of section 83' shall be substituted.

93. Sections 144 and 145 of the said Act shall be omitted.

94. For section 156 of the said Act, the following section shall be substituted, namely:—

"156. Where a mosque, temple, maulvi or any place of religious worship or instruction or any place which is used for holding fairs, festivals or for other like purposes is situated within the limits of a municipality or in the neighbourhood thereof and attracts either throughout the year or on particular occasions a large number of persons, any special arrangements necessary for public health, safety or convenience whether permanent or temporary shall be made by the municipal council, and the council may require the trustee or other person having control over such place to make such recurring or non-recurring contribution as the Local Government may determine to the funds of the municipal council.

Explanation.—The Local Government shall have power to determine that no contribution shall be payable in any particular case."

Amendment
of section 158
of Madras
Act V of
1928

95. (1) Sub-section (1) of section 158 of the said Act shall be omitted and sub-section (2) of the same section shall be re-numbered as section 155.

(2) The proviso to the section as re-numbered shall be omitted.

Amendment
of section 162
of Madras
Act V of
1928.

96. Section 162 of the said Act shall be re-numbered as sub-section (1) of section 162, and, to that section as re-numbered, the following sub-section shall be added, namely:—

"(2) The council may contrast to any other local authority with the consent of such authority the maintenance of any public street or portion thereof, the cost of maintenance being provided by the council."

Amendment
of section 170
of Madras
Act V of
1928.

97. In sub-section (2) of section 170 of the said Act—

(i) after the words 'shall not' the word 'ordinarily' shall be inserted; and

(ii) the proviso shall be omitted.

98. After section 174 of the said Act, the following section shall be inserted, namely:—

"174A. (1) No person shall use
(a) any motor vehicle for carrying passengers

for hire or

(b) any motor lorry,
on any public street in any municipality, except on a licence obtained from the chairman.

(2) The municipal council may, with the previous approval of the Local Government, make regulations determining the rules of law for passengers and of freight for goods carried in such vehicles and specifying the other conditions on which such licences will be granted.

(3) Every licence granted under sub-section (1) shall expire at the end of the year in which it is granted.

(4) (a) Any person aggrieved by an order of the chairman under sub-section (1) may appeal against such order to the municipal council.

(b) The period of limitation for such appeal shall be—

(i) where the appeal is against an order refusing a licence, fifteen days from the date of communication of the order to the applicant; and

(ii) where the appeal is against an order granting a licence, fifteen days from the date of publication of the order on the notice board of the municipal council.

(5) Where a motor vehicle has been licensed under the Motor Local Boards Act, 1906, to be used for hire partly outside municipal limits and partly within such limits, no fee shall be charged for a licence granted under sub-section (1) in respect of such vehicle, and the conditions specified in such licence shall relate only to the regulation of the use of the public streets in the municipality by such vehicle.

(6) In respect of such vehicle, and the conditions specified in such licence shall relate only to the regulation of the use of the public streets in the municipality by such vehicle.

99. For sub-sections (2) and (3) of section 185 of the said Act, the following sub-sections shall be substituted, namely:—

"(2) The chairman may grant a licence, subject to such conditions and restrictions as he may think fit, for the temporary erection of stalls and other structures in a public street vested in the council or in any other public place the control of which is vested in the council.

(3) The council shall have power to lease sidewalks and street margins vested in it for occupation on such terms and conditions and for such period as the council may fix.

Insertion of new section 174A in Part V of 1929.

Insertion of new section 174A in Part V of 1929.

Section 164, Motor Local Boards Act, 1906.

Section 185, Motor Local Boards Act, 1906.

Section 185, Motor Local Boards Act, 1906.

Amendment of section 185 of Motor Local Boards Act, 1906.

(4) But no licence under sub-section (1) nor any lease under sub-section (8) shall be granted if the projection, construction or occupation is likely to be injurious to health or cause public inconvenience or otherwise materially interfere with the use of the road as such.

(5) The Local Government may, by notification, restrict and place under such control as they may think fit, the exercise by municipal councils in general or by any municipal council in particular, of the powers under sub-sections (1) and (3).

(6) On the expiry of any period for which a licence has been granted under this section, the chairman may, without notice, cause any projection or construction put up under sub-section (1) or (2) to be removed, and the cost of so doing shall be recoverable in the manner provided in section 344 from the person to whom the licence was granted."

Amendment
of section
197 of
Madras Act
V of 1929.

100. To sub-section (1) of section 197 of the said Act, the following Explanation shall be added, namely:—

"Explanation.—'Building' in this sub-section shall include a wall or fence of whatever height bounding or abutting on any public street."

Amendment
of section 224
of Madras
Act V of
1929.

101. In section 225 of the said Act, for the words 'Sanitary Commissioner' the words 'Director of Public Health' shall be substituted.

Amendment
of section 225
of Madras
Act V of
1929.

102. In section 225 of the said Act, for the word 'order' occurring at the end, the word 'notice' shall be substituted.

Repeal of
section 248
of Madras
Act V of
1929.

103. For section 248 of the said Act, the following shall be substituted, namely:—

(1) No person shall open a new eating house or continue to keep open an eating house in connection with any place licensed under the Madras Alshari Act, 1884, without a licence from the municipal council and except in accordance with the conditions specified therein.

(2) Application for such licence shall be made by the owner or occupier of the place in respect of which the licence is sought not less than six weeks before such place is opened as an eating house or before the commencement of the year for which the licence is sought as the case may be.

(3) Every such licence shall expire at the end of the year.

104. For the proviso to sub-section (1) of section 219 of the said Act, the following proviso shall be substituted, namely:—

Amendment
of section 219
of Indian
Act V of
1910.

“Provided that no such certification shall take effect

(a) until sixty days from the date of publication and

(b) except with the previous sanction of the Local Government in any area outside the municipal limits.”

105. In section 230 of the said Act—

Amendment
of section 230
of Indian
Act V of
1910.

(i) for sub-section (2), the following sub-section shall be substituted, namely:—

“(2) The application shall be accompanied by—

(a) a plan of the factory, workshop, work-place or premises prepared in such manner as may be prescribed by rules made in this behalf by the Local Government; and

(b) such particulars as to the power, machinery, plant or premises as the municipal council may require under by-laws framed in this behalf.”

(ii) for sub-section (4), the following sub-section shall be substituted, namely:—

“(4) Before granting permission under sub-section (3), the municipal council shall consent and have due regard to the opinions of

Sec 231 of
Act V of
1910.

(a) the inspector of factories appointed under the Indian Factories Act, 1911, having jurisdiction in the area of the municipality, or if there is more than one such inspector, of the inspector designated by the Local Government in this behalf by general or special order, as regards the plan of the factory, workshop, work-place or premises with reference to—

(i) the adequacy of the provision for ventilation and light,

(ii) the sufficiency of the height and dimensions of the rooms and doors,

(iii) the suitability of the exits to be used in case of fire, and

(iv) such other matters as may be prescribed by rules made by the Local Government; and



(4) the municipal health officer where the municipal council employs such an officer and of the district medical officer in other cases, as regards the suitability of the site of the factory, workshop, work-place or premises for the purpose specified in the application "and

(5) in sub-section (3), for the word and figures 'section 197' the words and figures 'sections 197 and 198 or sections 203 and 204, as the case may be' shall be substituted.

106. In section 252 of the said Act—

(i) after the words 'action taken' the words 'or omitted to be taken' shall be inserted; and

(ii) the words 'by the municipal council' shall be omitted.

107. (1) In sub-section (1) of section 255 of the said Act, for the words 'in the municipality' the words 'within municipal limits or at a distance within three miles of such limits' shall be substituted, and the words 'or at any place within three miles of the municipal limits which is used as a slaughter-house for the slaughtering of animals intended for food to be consumed within the municipality' shall be omitted.

(2) To the same sub-section, the following proviso shall be added, namely:—

"Provided that this sub-section shall not take effect in any area outside the municipal limits except with the previous sanction of the Local Government."

108. Before section 259 of the said Act, the following section shall be inserted, namely:—

"258A. Any place where persons assemble for the sale or purchase of articles of food or clothing, of live-stock or poultry, of cotton, groundnut or other industrial crops or of any other raw or manufactured products may be declared by the municipal council, with the approval of the Local Government, to be a market."

109. In section 259 of the said Act, before the word 'constructed' the word 'acquired' shall be inserted.

110. For sub-section (2) of section 260 of the said Act, the following sub-section shall be substituted, namely:—

"(3) The council may in any public market levy any one or more of the following fees at such rates and may place the collection of such fees under the management of

Amendment
of section 252
of Act No.
2 of 1973.

Amendment
of section 255
of Act No.
2 of 1973.

Insertion of
new section
258A in
between Act
2 of 1973.
The insertion
of clause 258A
is made.

Amendment
of section 259
of Act No.
2 of 1973.

Amendment
of section 260
of Act No.
2 of 1973.

such persons, as may appear to it proper or may form out such fees on such terms and subject to such conditions as it may deem fit:—

(a) fees for the use of, or for the right to expose goods for sale in, such markets;

(b) fees for the use of shops, stalls, pens or stands in such markets;

(c) fees on vehicles or pack-animals bringing, or on persons carrying, goods for sale in such markets;

(d) fees on animals brought for sale into, or sold in, such markets; and

(e) licence fees on brokers, commission agents, weighmen and measures procuring their calling in such markets.¹⁶

111. For section 262 of the said Act, the following section shall be substituted, namely:—

Section 171.
Private Local
Councils Act,
1919.

"262. (1) No person shall open a new private market or continue to keep open a private market unless he obtains from the council a licence to do so.

(2) Application for such licence shall be made by the owner of the place in respect of which the licence is sought not less than six weeks before such place is opened as a market or before the commencement of the year for which the licence is sought, as the case may be.

(3) The council shall, as regards private markets already lawfully established and may, at its discretion, as regards new private markets, grant the licence applied for, subject to such regulations as to supervision and inspection and to such conditions as to sanitation, drainage, water-supply, width of paths and ways, weights and measures to be used, and rents and fees to be charged in such market as the council may think proper; or the council may refuse to grant any such licence for any new private market. The council may, however, at any time, for breach of the conditions thereof, suspend or cancel any licence which has been granted under this section. The council may also modify the conditions of the licence to take effect from a specified date.

(4) When a licence is granted, refused, suspended, cancelled or modified under this section, the council shall cause a notice of such grant, refusal, suspension, cancellation or modification in English and a vernacular language

to be put up at the market for section 262 of the Act as amended.

of the Market to be posted in some conspicuous place at or near the entrance to the place in respect of which the licence was sought.

(5) Every licence granted under this section shall expire at the end of the year."

Insertion of
new section
212A in
Madras Act
V of 1929.

Fee for
licence.

112. After section 262 of the said Act, the following section shall be inserted, namely:—

Section 112,
Madras Local
Boards Act,
1926.

"262A. When a licence granted under section 262 permits the levy of fees at the nature specified in sub-section (2) of section 262, a fee not exceeding fifteen per centum of the gross income of the owner from the market in the preceding year shall be charged by the municipal council for such licence."

Amendment
of section 267
of Madras
Act V of
1929.

113. In section 267 of the said Act, the words 'any private market' in the second place where they occur shall be omitted and after the word 'suspended' at the end, the words 'or which is held or kept open contrary to the provisions of this Act' shall be added.

Section 113,
Madras Local
Boards Act,
1926.

Insertion of
new section
262A in
Madras Act V
of 1929.

114. After section 267 of the said Act, the following section shall be inserted, namely:—

Acquisition
of rights of
private
property
owned by
local private
markets.

"262A. (1) A municipal council may acquire the rights of any person to hold a private market in any place and to levy fees therein. The acquisition shall be made under the Land Acquisition Act, 1894, and such rights shall be deemed to be held for the purposes of that Act.

(2) On payment by the municipal council of the compensation awarded under the said Act in respect of such property and any other charges incurred in acquiring it, the rights of such person to hold a private market and to levy fees thereon shall vest in the municipal council."

Section 114,
Madras Local
Boards Act,
1926.

Amendment
of section 269
of Madras
Act V of
1929.

115. After the proviso to sub-section (1) of section 269 of the said Act, the following further proviso shall be added, namely:—

"Provided further that no licence shall be required for any place included in a public market as defined in section 167 of the Madras Local Boards Act, 1926."

Madras Act
115 of 1929

Amendment
of section 270
of Madras
Act V of
1929.

116. In section 270 of the said Act, before the word 'articles' the words 'animals or' shall be inserted.

117. After section 270 of the said Act, the following heading and sections shall be inserted, namely:—

Insertion of
new sections
270A, 270B,
270C,
and 270D in
Municipal Act
No. 10 of 1925.

"Christiansburg."

Section 270
is 181.
Municipal Act
No. 10 of 1925.

"270A. (1) The municipal council may construct public landing places, halting places and cart-stands and may levy fees for the use of the same.

(2) A statement in English and a vernacular language of the district of the fees fixed by the council for the use of such place shall be put up in a conspicuous part of every such place.

Explanation.—A cart-stand shall, for the purposes of this Act, include a stand for carriages and animals.

"270B. Where a municipal council has provided a public landing place, halting place or cart-stand, the chairman may prohibit the use for the same purposes by any person within such distance thereof, as may be determined by the municipal council, of any public place or the sides of any public street.

"270C. If the fee leviable under sub-section (1) of section 270A is not paid on demand, it shall be recoverable in the manner laid down in section 113 as if it were an unpaid toll.

"270D. (1) No person shall open a new private cart-stand or continue to keep open a private cart-stand unless he obtains from the council a licence to do so.

(2) Application for such licence shall be made by the owner of the place in respect of which the licence is sought not less than six weeks before such place is opened as a cart-stand or before the commencement of the year for which the licence is sought, as the case may be.

(3) The council shall, as regards private cart-stands already lawfully established and may, at its discretion, as regards new private cart-stands, grant the licence applied for subject to such regulations as to supervision and inspection and to such conditions as to conformity as the council may think proper; or the council may refuse to grant any such licence for any new private cart-stand. The council may, however, at any time for breach of the conditions thereof suspend or cancel any licence which has been granted under this section. The council may also modify the conditions of the licence to take effect from a specified date.

Provision of
public landing
places, etc.

Recovery of
fees, etc.

License for
private cart-
stands.

(4) When a licence is granted, refused, suspended, cancelled or modified under this section, the council shall cause a notice of such grant, refusal, suspension, cancellation or modification, in English and a vernacular language of the district to be posted in some conspicuous place at or near the entrance to the place in respect of which the licence was sought.

(5) The council may levy for every licence granted under this section a fee not exceeding three hundred rupees per annum.

(6) Every licence granted under this section shall expire at the end of the year."

Amendment
of section 118
of Madras
Act V of
1938

118. In sub-section (2) of section 236 of the said Act, for the word 'Such' at the commencement, the words 'Information of births and deaths shall be given and their' shall be substituted.

Amendment
of section 119
of Madras
Act V of
1938

119. In section 239 of the said Act, after the word 'chairman' the words 'or health officer' shall be inserted.

Amendment
of section 120
of Madras
Act V of
1938

120. In section 239 of the said Act—

(6) in sub-sections (1) and (2), after the word 'chairman' wherever it occurs, the words 'or health officer' shall be inserted; and

(ii) in sub-section (2), for the words 'such building or article' the words 'such premises or article' shall be substituted.

Amendment
of section
121 of
Madras Act
V of 1938

121. For section 308 of the said Act, the following section shall be substituted, namely:—

"308. The Municipal council shall arrange for the vaccination of all adults and children who or whose parents or guardians have no objection to vaccination."

Amendment
of section 122
of Madras
Act V of
1938

122. In sub-section (2) of section 305 of the said Act—

(b) for clause (b) and (c) the following clause shall be substituted, namely:—

"(b) with reference to all matters not expressly provided for in this Act, relating to elections or appointments of chairman, vice-chairman or councillors, including

deposits to be made by candidates standing for election as members and the conditions under which such deposits may be forfeited."

Provided that the deposit required shall not exceed one hundred rupees; and

Provided further that no deposit shall be required from any Ad-Andra or Ad-Andra candidate standing for election.

(ii) in clause (c), for the words 'establishment and maintenance' the word 'working' shall be substituted;

(iii) in clause (4), the words 'or the Sanitary Board' shall be omitted;

(iv) for clause (u), the following clause shall be substituted, namely:—

"(u) for regulating the sharing between local authorities in the Presidency of Madras of the proceeds of the occupation tax, profession tax, surcharge on income-tax, tax on carriage and animals, tax on carts, tolls and other taxes or income, levied or obtained under this or any other Act."

(v) clause (s) shall be omitted; and

(vi) after clause (p), the following clauses shall be added, namely:—

"(q) as to the transfer of allotments entered in the sanctioned budget of a municipal council from one head to another; and

(r) as to the powers of auditors, inspecting and superintending officers and officers authorised to hold inquiries to summon and examine witnesses, to compel the production of documents and all other matters connected with audit, inspection and superintendence."

123. (1) Sections 304 and 305 of the said Act shall be re-numbered as 305 and 304 respectively.

(2) In section 304 as re-numbered, for the words and figures 'sections 305 and 304' the word and figures 'section 304' shall be substituted.

(3) (a) In sub-section (1) of section 305 as re-numbered, for the words and figures 'Schedule II, Schedule V, Schedule VI or Part II of Schedule IV' the words and figures 'any of the Schedules to this Act except Schedules I, VII and VIII' shall be substituted.

Amendment
of sections
304 and 305
of Madras
Act 8 of
1929.

Section 123,
Madras Local
Councils Act,
1920.

(b) After sub-section (2) of the same section, the following sub-section shall be added, namely:—

"(3) A draft of the rules proposed to be made under this section shall be laid on the table of the Legislative Council and the rules shall not be made unless the Legislative Council approves the draft either without modification or addition or with modifications or additions; but upon such approval being given, the rules may be made in the form in which they have been approved and such rules on being so made shall be notified in the Gazette and shall thereafter be of full force and effect."

Amendment
of section 305
of the Act
No. 5 of
1925.

124. In section 305 of the said Act—

(i) Clause (1) shall be re-numbered as clause (1A) and the following shall be inserted as clause (1), namely:—

"(1) for all matters expressly required or allowed by this Act to be provided for by by-law";

(ii) after clause (2), the following clause shall be inserted, namely:—

"(2A) for determining the conditions under which lands shall be deemed to be appurtenant to buildings";

(iii) after sub-clause (b) of clause (18), the following sub-clause shall be added, namely:—

"(c) for licensing and controlling brokers, commission agents, weighmen and measurers practising their calling in markets"; and

(iv) after clause (23), the following clause shall be inserted, namely:—

"(23A) for the training and licensing of dhais and midwives."

Amendment
of new sec-
tions 309 and
310 of the said
Act No. 5 of
1925.

125. For sections 309 and 310 of the said Act, the following sections shall be substituted, namely:—

Conditions
governing the
making
of by-laws.

"309. The municipal council shall, before making or altering by-laws, publish a draft of the proposed by-laws and alterations together with a notice specifying a date at or after which such draft will be taken into consideration and shall, before making the by-laws or alterations, receive and consider any objection or suggestion which may be made in respect of such draft by any person interested therein before the date so specified.

316. (1) No by-law or cancellation or alteration of a by-law shall have effect until the same shall have been approved and confirmed by the Local Government.

(2) Any by-law or cancellation or alteration of a by-law when it shall have been duly confirmed shall be published in the district gazette in English and shall come into operation three months after it has been so published."

126. In clause (b) of section 311 of the said Act, for the words, figures and letters 'clause (b) and (c) of section 293' the words, figures and letter 'clause (b) of subsection (2) of section 293' shall be substituted.

127. For section 314 of the said Act, the following section shall be substituted, namely:—

314. (1) Whoever acts as a member of a municipal council knowing that under this Act or the rules made thereunder he is not entitled or has ceased to be entitled to hold such office shall, on conviction, be punished with fine not exceeding Rs. 200.

(2) Whoever acts as or exercises the functions of the chairman or vice-chairman of a municipal council knowing that under this Act or the rules made thereunder he is not entitled or has ceased to be entitled to hold such office or to exercise such functions shall, on conviction, be punished with fine not exceeding Rs. 1,000.

(3) If the chairman or vice-chairman of a municipal council fails to hand over any documents of, or any moneys or other properties vested in, or belonging to, the municipal council which are in or have come into his possession or control, to his successor in office or other prescribed authority, in every case as soon as his term of office as chairman or vice-chairman expires and in the case of the vice-chairman also on demand by the chairman, such chairman or vice-chairman shall, on conviction, be punished with fine not exceeding one thousand rupees for every such offence."

128. After the proviso to section 315 of the said Act, the following further proviso shall be added, namely:—

"Provided further that nothing in this section shall apply to a teacher employed by a municipal council who, with the sanction of the Local Government, enters into a contract with the municipal council with regard to the

Deletion of section 314 of the said Act by Local Government.

Amendment of section 311 of the said Act by Local Government.

Substitution of new section for section 314 of the said Act.

Amendment of section 315 of the said Act by Local Government.

Amendment of section 315 of the said Act by Local Government.

utilization for the purpose of a school of any land or building owned by him or in which he has a share or interest."

Amendment
of section 121
of Statute 1917
V of 1918

120. In section 121 of the said Act—
(1) for sub-section (2), the following sub-section shall be substituted, namely:—

"(2) Save as otherwise expressly provided in or may be prescribed under this Act, for every such licence or permission, fees may be charged on such units and at such rates as may be fixed by the municipal council"; and

(3) after sub-section (2), the following sub-section shall be inserted, namely:—

"(3A) Every order of a municipal authority granting or refusing a licence or permission shall be published on the notice board of the municipal council";

(3B) in sub-section (3), the words 'and to such appeal as may be provided in case of refusal of any licence or permission' shall be omitted;

(iv) in sub-section (3), for the words 'pay over to the municipal council, the amount of the fee chargeable for the licence or permission or for registration', the words 'pay over to the municipal council the amount of the fee chargeable for the licence or permission or for registration, and may in his discretion also recover summarily and pay to the council such amount, if any, as he may fix as the costs of the prosecution' shall be substituted.

Amendment
of section 122
of Statute 1917
V of 1918.

120. Clauses (f) and (g) of sub-section (1) of section 122 of the said Act shall be re-lettered as clauses (d) and (e) respectively and for clauses (b), (c), (d) and (e) the following clauses shall be substituted, namely:—

"(d) any refusal by the chairman to approve a building site under section 800; or

(e) any order of the chairman granting or refusing a licence or permission."

Amendment
of section 123
of Statute 1917
V of 1918

121. In section 123 of the said Act, for the words 'be presented within thirty days after the date of receipt of the order or proceeding against which the appeal is made', the words and letters 'be presented'—

(a) where the appeal is against an order granting a licence or permission, within thirty days after the date of the publication of the order on the notice board of the municipal council and

(2) in other cases, within thirty days after the date of the receipt of the order or proceeding against which the appeal is made' shall be substituted.

132. In section 228 of the said Act, for the words 'Every notification under this Act' the words 'Save as otherwise provided, every notification under this Act other than one issued by the Local Government' shall be substituted.

Amendment
of section 228
of the said Act
V of 1928.

133. In sub-section (1) of section 231 of the said Act, for the words 'or form' the words 'form or other document' shall be substituted.

Amendment
of section 231
of the said Act
V of 1928.

134. In sub-section (1) of section 240 of the said Act, for the words and figures 'sections 139 and 155', the word and figures 'section 139' shall be substituted.

Amendment
of section 240
of the said Act
V of 1928.

135. In section 244 of the said Act—

(i) after the word 'drainage' the word 'pools' shall be inserted; and

Amendment
of section 244
of the said Act
V of 1928.

(ii) for the words 'drainage or scavenging', the words 'or drainage', for the words 'special provision for their recovery contained in this Act' the words 'special provision in this Act for their recovery' and for the words 'in these rules' at the end, the word 'therein' shall be substituted.

136. In section 247 of the said Act—

(i) the words 'save as provided in section 59' shall be omitted; and

Amendment
of section 247
of the said Act
V of 1928.

(ii) after the words 'Code of Criminal Procedure' the figures '1893' shall be inserted.

137. For sub-section (2) of section 248 of the said Act, the following sub-section shall be substituted, namely:—

Amendment
of section 248
of the said Act
V of 1928.

"(2) Any fine, costs, tax, or other sum imposed or assessed by a magistrate under this Act or under any rule or by-law made under it shall be recoverable by such magistrate under the Code of Criminal Procedure, 1893, as if it were a fine and the same shall on recovery be paid to the municipal council to be applied to the purposes of this Act."

138. Clause (c) of section 251 of the said Act shall be omitted and clauses (d) to (f) re-lettered as (c) to (A) respectively.

Amendment
of section 251
of the said Act
V of 1928.

Direction of
new and old
M.A. & in
M.A. & in
M.A. & in

Twenty of
authority
prescribed to
conduct elec-
tions as pre-
scribed in the
M.A. & in

Amendment
of section 137
of M.A. & in
M.A. & in

Amendment
of section 137
of M.A. & in
M.A. & in

Direction of
new and old
M.A. & in
M.A. & in
M.A. & in

Section for
provision of
elections in
M.A. & in

Amendment
of section 137
of M.A. & in
M.A. & in

Amendment
of section 137
of M.A. & in
M.A. & in

Amendment
of section 137
of M.A. & in
M.A. & in

139. After section 351 of the said Act, the following section shall be inserted, namely:—

"351 A. The authority prescribed under this Act to conduct elections or to prepare or publish electoral rolls may defend himself or herself or be joined as a party in any proceedings in respect thereof and all expenses incurred by such authority in so doing shall be payable from the municipal fund."

140. In section 352 of the said Act—
(i) after the words 'maintainable against' the words 'the Local Government, the district collector, the revenue divisional officer or' shall be inserted; and
(ii) the words 'or any other law' shall be omitted.

141. In sub-section (1) of section 353 of the said Act, for the words 'Secretary of State for India' the words 'Secretary of State for India in Council' shall be substituted.

142. After section 353 of the said Act, the following section shall be inserted, namely:—

"353 A. When the chairman or any councillor is accused of any offence alleged to have been committed by him while acting or purporting to act in the discharge of his official duty, no court shall take cognizance of such offence except with the previous sanction of the Local Government."

143. In sub-section (1) of section 354 of the said Act, before the words 'for defect in form' the word 'merely' shall be inserted.

144. In section 355 of the said Act, for the words and figures 'except those mentioned in Chapters II and III' the words and figures 'except the powers mentioned in Chapters II and III, the power to determine the amount of contribution under section 155, the power to make rules under sections 303 and 305 and the power to sanction prosecution under section 353 A' shall be substituted.

145. For section 355 of the said Act, the following section shall be substituted, namely:—

Section 137
of the
M.A. & in
M.A. & in

368 (1) Notwithstanding anything contained in this Act, when a municipality is constituted for the first time, the Local Government may appoint a special officer to examine the powers and perform the functions of the Municipal Council and its Chairman.

(2) The special officer shall cause arrangements for election to be made so that the newly elected councillors may come into office within a period of six months from the date of publication of the notification under sub-section (3) of section 4.

(3) The special officer shall examine the powers and perform the functions of the municipal council until the council has been constituted, and of the Municipal Chairman until a Chairman has been elected by the Council.

(4) As soon as may be after the constitution of the Council, a meeting of the Council shall be held on a day and at a time fixed by the special officer for the election of its Chairman. If at such meeting no Chairman is elected, a fresh election shall be held on such day and at such time as may be fixed by the special officer.

(5) The term of office of the elected councillors or of the councillors elected in their places as casual vacancies shall expire at the end of three years if the period referred to in sub-section (2) expires on the first day of November and in other cases at the end of three years from the first day of November immediately preceding the expiry of such period.

(6) The provisions of sub-sections (1) to (5) shall apply save as otherwise provided in this Act and so far as may be, to all cases of reconstitution of municipal councils.

(7) Where the number of seats on a municipal council is increased by or in consequence of a notification under section 7, the councillors elected for the additional seats or the councillors elected in their places as casual vacancies shall hold office until the date on which the councillors elected to the original seats at the ordinary elections immediately preceding will vacate office."

146. After section 368 of the said Act, the following section shall be added, namely:—

" 369. (1) When a dispute exists between a council and one or more than one, other local authority in regard to any matters arising under the provisions of this or any

Special provision in the case of newly constituted and reconstituted municipal councils.

Insertion of new section 369 in Gazette Act V of 1926.

Amendment of section 369 in Gazette Act V of 1926.

CE. section 369 of the Act as amended by Act V of 1926.

other Act and the Local Government are of opinion that the local authorities concerned are unable to settle it amicably among themselves, the Local Government may take cognizance of the dispute, and

(a) decide it themselves, or

(b) refer it for inquiry and report to an arbitrator or a board of arbitrators, or to a joint committee constituted under section 26 for the purpose.

(2) The report referred to in clause (b) of sub-section (1) shall be submitted to the Local Government who shall decide the dispute in such manner as they deem fit.

(3) The decision of the Local Government under clause (a) of sub-section (1) or under sub-section (2) as the case may be, shall be final and binding on each of the disputing local authorities."

Amendment
of Section
231 in Schedule
I of
Act V of
1921.

147. In Schedule III to the said Act—

(i) to rule 1, the following proviso and explanation shall be added, namely:—

"Provided that no meeting shall be held on a public holiday";

Explanation.—The expression 'public holiday' includes Sundays and any other day declared by the Local Government by notification in the Port St. George Gazette, to be a public holiday."

(ii) for rules 2 and 3, the following rules shall be substituted, namely:—

"2. (1) No meeting shall be held unless notice of the day and time when the meeting is to be held and of the business to be transacted thereat has been given at least three clear days before the day of the meeting.

(2) In cases of urgency, the chairman may convene a meeting on giving shorter notice than that specified in sub-rule (1).

3. (1) The chairman shall, on the requisition in writing of not less than one-third of the members then on the council, convene a meeting of the council, provided that the requisition specifies the day (not being a public holiday as defined in the Explanation to rule 1), when and the purpose for which the meeting is to be held. The

requestion shall be delivered at the municipal office to the chairman, secretary, manager or any other person during office hours who may then be in charge of the office at least six clear days before the day of the meeting.

(2) If the chairman fails within forty-eight hours from the receipt of such requisition to call a meeting on the day specified therein, the meeting may be called by the members who signed the requisition on giving the notice provided for in sub-rule (1) of rule 2 to the other members of the council ; "

(iii) in rule 5, after the words 'shall have', the words 'and except' shall be inserted ;

(iv) in rule 8, the words 'the votes of' shall be omitted ;

(v) in rule 9, for the words 'chairman or the member who presided at such meeting', the words 'presiding member' shall be substituted ; and

(vi) rule 13 shall be omitted.

148. For rules 2 to 6 of Schedule IV to the said Act (hereinafter referred to as the said Schedule IV), and the heading occurring before the said rules, the following heading and rules shall be substituted, namely :—

*Substitution
of new rules
for rules 2 to
6 of Schedule
IV to
Municipal Act
of 1925.*

"Provisions common to towns in general.

2. (1) The chairman shall prepare and keep account books in such form as may be prescribed showing the persons and property liable to taxation under this Act.

(2) The account books and where detailed particulars relating to any assessment are kept in separate records, the portion thereof containing such particulars shall be open at all reasonable times and without charge to inspection by any person who pays any tax to the municipality or his authorized agent.

(3) The account books of the council shall be open without charge to inspection by any person who pays any tax to the municipality or his authorized agent on a day or days in each month to be fixed by the council.

3. The chairman shall, save as otherwise provided in this Act, determine the tax to which each property or person is liable :

Provided that in the case of taxes payable by the chairman the original assessment shall be made by the revenue divisional officer or if the revenue divisional officer is also the chairman, by the council.

4. (1) If at any time it appears to the council that any person or property has been inadequately assessed or inadvertently or improperly omitted from the assessment books relating to any tax, or that there is any clerical or arithmetical error in the said books, it may direct the chairman to amend the said books in such manner as it deems just or necessary:

Provided that no such direction shall be given where it involves an increase in the assessment, unless the person concerned shall have been afforded a reasonable opportunity to show cause to the council why the assessment books should not be amended as proposed.

(2) Such amendment shall be deemed to have taken effect on the earliest date, either in the current half-year or in the two half-years immediately preceding it, on which the circumstances justifying the amendment existed."

Substitution
of new rules
for rules 4 to
12 of Schedule
IV of Statutes
Act V of
1936.

149. For rules 6 to 12 of the said Schedule IV, the following rules shall be substituted, namely:—

"6. The value of any land or building for purposes of the property tax shall be determined by the chairman:

Provided that the value of any land or building the tax for which is payable by the chairman shall be determined by the revenue divisional officer or, if the revenue divisional officer is also the chairman, by the council.

7. The chairman shall enter the annual or capital value of all lands and buildings determined by him and the tax payable thereon in assessment books to be kept for the purpose at the municipal office. Such books shall record the following particulars, in so far as they can be ascertained, with regard to each assessable item:—

- (a) the name of the owner;
- (b) the name of the occupier;
- (c) the designation, if any, of the item;
- (d) the name of the ward and street, if any, in which it is situated, and any survey or other number which it bears;
- (e) the annual or capital value, as the case may be; and
- (f) the amount of the tax payable.

8. (1) The assessment books shall be completely revised by the chairman once in every five years.

(2) The chairman may amend the assessment books at any time between one general revision and another by inserting therein or removing therefrom any property or by altering the valuation of any property or the amount of tax. Such amendment shall be deemed to have taken effect on the first day of the half-year in which it is made:

Provided that when the amendment is made in any half-year after the demand notice for that half-year has been issued, it shall have effect only from the succeeding half-year.

9. When assessment books have been prepared for the first time and whenever a general revision of such books has been completed, the chairman shall give public notice stating that revision petitions will be considered if they reach the municipal office within a period of thirty days from the date of service of the special notice hereinafter referred to. The notice shall be affixed to the notice-board of the municipal office and on the same day be published in the Municipality by beat of drum. The Chairman shall also intimate by a special notice to the owner or occupier of every assessed property that a petition for revising the assessment will be considered if it reaches the municipal office within thirty days from the date of service of such notice.

10. In every case in which, between one general revision and another, the chairman assesses any property for the first time or increases the assessment on any property otherwise than in consequence of a general enhancement of the rate at which the property tax is leviable, the chairman shall intimate by a special notice to the owner or occupier of such property that a petition for revising the assessment will be considered if it reaches the municipal office within thirty days from the date of service of such notice.

11. Any person may, at any time, not being less than thirty days before the end of a half-year, move the chairman by revision petition to reduce the tax to which he is liable for the forthcoming half-year on the ground that the annual value of the property in respect of which the tax is imposed has decreased since the assessment of the property was last made or revised.

12. No petition under rule 9, 10 or 11 shall be disposed of unless the petitioner has been given a reasonable

opportunity to appear either in person or by authorized agent and to represent his case.²⁰

Amendment
of rule 12 of
Schedule IV
to M.C.M.
Act V of
1926.

150. In rule 12 of the said Schedule IV, after the words 'within fifteen days' in the first place where they occur, the words 'after the date of receipt of such information' shall be inserted.

Publication
of new rules
for rules 14
to 19 of
Schedule IV
to M.C.M.
Act V of 1926.

151. For rules 14 to 19 of the said Schedule IV and the headings relating to rules 16 to 19 of the said rules, the following shall be substituted, namely:—

14. (1) On the establishment of a municipality assessments shall have effect from the date specified in the notification under section 88.

(2) A general revision shall be deemed to have taken effect on the first day of the half-year following that in which the notice under rule 9 is published.

(3) Any corrections in the assessment books made by the assessors under rule 13 or 22 shall be deemed to have effect on the first day of the half-year to which the assessment which was sought to be revised or which was appealed against relates.

Explanation.—The levy of a new class of property tax or an enhancement in the rate at which any class of property tax is leviable is an amendment or revision within the meaning of the rule, and shall have effect from the date fixed for the levy or enhancement.

15. The first payment of tax shall, save as provided in rule 15, be made within thirty days of the date or day specified in rule 14.

Assessment of the companies tax.

16. (1) The charges into which companies shall for the purposes of assessment to the companies tax be divided and the maximum half-yearly tax leviable on each class shall be as follows:—

Class.	New class.	Half-yearly maximum.		Maximum half-yearly tax.	
		Rs.	P.	Rs. & P.	%
I ..	Non-tax	25,000		475	0 0
II ..	"	25,000	but not more than	375	0 0
III ..	"	10,000	"	280	0 0
IV ..	"	10,000	"	180	0 0
V ..	"	10,000	"	120	0 0
VI ..	"	5,000	"	60	0 0
VII ..	"	4,000	"	48	0 0
VIII ..	"	1,200	"	12	0 0
IX ..	"	1,000	"	10	0 0

(2) The council shall determine the tax leviable on each class subject to the maximum specified in sub-rule (1):

Provided that the proportion which the tax on any class bears to the minimum income of that class shall in no case be smaller than the proportion which the tax on any lower class bears to the minimum income of such lower class.

(3) The council may exempt any one or more of the classes in sub-rule (1) from liability to companies tax:

Provided that no class shall be exempted from liability when any lower class in the scale is liable to tax.

(4) The chairman shall assign to every company liable to taxation the class in the scale appropriate to the half-yearly income for which, in his opinion, the company is liable to companies tax under section 93 and provided that a notice under section 95 has not been served, shall revise such classification if satisfied that any company which he has placed in one class should be placed in a different class.

Assessment of the profession tax.

17. (1) The classes into which persons shall, for the purposes of assessment to the profession tax, be divided, and the maximum half-yearly tax leviable on each class shall be as follows:—

Class.	Half-yearly income.	Maximum half-yearly tax.
I	up to Rs. 100 or more	Rs. 100
II	Rs. 101 to Rs. 200	Rs. 200
III	Rs. 201 to Rs. 300	Rs. 300
IV	Rs. 301 to Rs. 400	Rs. 400
V	Rs. 401 to Rs. 500	Rs. 500
VI	Rs. 501 to Rs. 600	Rs. 600
VII	Rs. 601 to Rs. 700	Rs. 700
VIII	Rs. 701 to Rs. 800	Rs. 800
IX	Rs. 801 to Rs. 900	Rs. 900
X	Rs. 901 to Rs. 1000	Rs. 1000

(2) The council shall determine the tax leviable on each class subject to the maximum specified in sub-rule (1):

Provided that the proportion which the tax on any class bears to the minimum income of that class shall in no case be smaller than the proportion which the tax on any lower class bears to the minimum income of such lower class.

(3) The council may exempt any one or more of the classes in sub-rule (1) from liability to profession tax: Provided that no class shall be exempted from liability when any lower class in the scale is liable to tax.

(4) The chairman shall assign to every person liable to taxation the class in the scale appropriate to the half-yearly income of such person as estimated by him; and, provided that a notice under section 95 has not been served, shall revise such classification if satisfied that any person whom he has placed in one class should be placed in a different class.

Provisions common to companies and profession tax.

18. A company or person shall be deemed to have transacted business or exercised a profession, art, or calling, or held an appointment in the municipality if such company or person has an office or place of employment within the municipality.

19. The chairman may classify any company or person liable under rule 18 or 17, but not in receipt of a fixed salary or remuneration, on general considerations with reference to the nature and reputed value of their business, the size and rental of residential and business premises, the quantity and number of articles dealt with, the number of persons employed and the income-tax paid to Government. The chairman shall not be entitled to call for the accounts of any company or person; but any company or person may produce to or his accounts to show that the income on the basis of which such company or person is liable to the tax falls below the lowest limit of income of the class in which the chairman has placed such company or person.

152. In rule 20 of the said Schedule IV—

(i) for the heading 'Half-yearly instalment' to the second column of the items under sub-rule (1), the heading 'Maximum half-yearly tax' shall be substituted; (ii) for sub-rule (2), the following sub-rule shall be substituted, namely:—

"(2) If, within the half-year, a person replaces any carriage or animal by another carriage or animal falling under the same class in the table given in sub-rule (1), the said person, in case the replacement was due to the destruction of the carriage or the death of the animal and if he had possession, custody or control of the carriage

Amendment
of rule 20 of
Schedule IV
to Ordinance
Act V of 1926.

or animal so replaced at the time of its destruction or death, shall not be liable to more than one payment of tax in the same municipality and the amount of such payment shall be regulated by the aggregate number of days for which he has kept such carriage or animal during the half-year"; and

(10) sub-rule (3) shall be omitted.

153. In the table of tolls in sub-rule (1) of rule 21 of the said Schedule IV—

Amendment
of rule 21 of
Schedule IV
to Statute
Act V of 1929.

(i) the word 'Tolls' at the head shall be omitted;

(ii) before the words 'motor vehicle' in the first item, the words 'steam or' shall be inserted; and

(iii) after the second item, the following item shall be inserted, namely:—

"On every motor lorry 2 0"

154. Rule 22 of the said Schedule IV and the headings thereto shall be omitted.

Repeal of rule
22 of Schedule IV
to Statute
Act V of 1929.

155. For rule 23 of the said Schedule IV, the following rule shall be substituted, namely:—

Substitution
of new rule
for rule 23 of
Schedule IV
to Statute
Act V of 1929.

"23. An appeal shall lie to the court in respect of the assessment and imposition of the following taxes and of no others:—

"(a) assessments made by the revenue divisional officer under rule 2;

"(b) the proceedings of the chairman under rule 16 or 17;

"(c) the order of the chairman under rule 15 upon a revision petition; and

"(d) the imposition by the chairman of any tax on any carriage, animal or cart, or of the tax on servants."

156. In rule 26 of the said Schedule IV—

Amendment
of rule 26 of
Schedule IV
to Statute
Act V of 1929.

(i) in sub-clause (1) of clause (a), the words 'or sending' and the words 'or table' shall be omitted; and

(ii) in clause (b), before the words 'on or before the day upon which the appeal is presented', the words 'within the period specified in sub-clause (i), (ii) or (iii) of clause (a) as the case may be, or where an appeal is presented for admission under the proviso to the said clause' shall be inserted.

Amendment
of rule 17 of
Schedule IV
to the
Municipal
Act No. 1235.

157. In rule 17 of the said Schedule IV—

(i) for the word and figure 'rule 3,' the words and figures 'sub-rule (1) of rule 3,' and for the word 'decreased' the word 'reduced' shall be substituted; and

(ii) after the words 'passed by the council' the words and figures 'under rule 24 or' shall be inserted.

Amendment
of rule 28 of
Schedule IV
to the
Municipal
Act No. 1235.

158. (1) In rule 28 of the said Schedule IV, for the words 'the adjudication of an appeal by the council,' the words 'when such an appeal is made, the adjudication of the council thereon' shall be substituted.

(2) To the same rule, the following proviso shall be added, namely:—

"Provided that where any assessment or demand is not in accordance with the assessment books, nothing in this rule shall be deemed to prohibit a fresh assessment or demand of the tax being made in accordance therewith."

Deletion of
new rule 28-A
in Schedule
IV to
the
Municipal Act No.
1235.

159. After rule 28 of the said Schedule IV, the following rule shall be inserted, namely:—

"28A. (1) The powers of the council under rules 4, 23 and 24, shall, during any period in respect of which the Local Government may, by notification, so direct, be exercised by a special officer appointed by them. And thereupon the council shall cease to exercise the said powers during the said period and rules 4 and 23 to 28 shall have effect as if for the word 'council' wherever it occurs in those rules and for the word 'chairman' in clause (1) of rule 26, the words 'special officer appointed by the Local Government in this behalf' were substituted.

(2) A special officer appointed under sub-rule (1) shall have all such powers of the council and of the chairman as are necessary for the purpose of exercising his powers under the said sub-rule and he shall be entitled to the same protection as the council or chairman, as the case may be, is entitled.

(3) The special officer shall be paid out of the municipal fund such salary and allowances as the Local Government may, in consultation with the council, fix. If a Government servant is appointed special officer, the council shall also pay the Local Government such contribution towards the pension and leave allowances of such servant as may be payable under the regulations in force for the time being of the branch of Government service to which he belongs."

160. In rule 29 of the said Schedule IV—

(i) for sub-rule (1), the following sub-rule shall be substituted, namely:—

"(1) Where any tax not being a tax in respect of which a notice has to be served, under section 95, 102 or 103 or in respect of which a direction has to be given under rule 13 is due from any person, the chairman shall serve upon each person a bill for the sum due before he proceeds to enforce the provisions of rule 10;"

(ii) in sub-rule (2), for the words 'Such bill', the words and figures 'A notice under section 95, 102 or 103 and a bill under sub-rule (1)' shall be substituted; and

(iii) after sub-rule (2), the following sub-rule shall be inserted, namely:—

"(3) Where a notice, bill or direction referred to in sub-rule (1) has not been served or given either in the half-year in which the tax became due or in the succeeding half-year, the tax for the half-year first mentioned in this sub-rule shall not be demanded."

Provided that where the assessment books have been amended under rule 4, the notice, bill or direction as the case may be, may be given either in the half-year in which the amendment was made or in the succeeding half-year."

Amendment
of rule 29 of
Schedule IV
to Statutes
Act V of 1926.

161. In rule 30 of the said Schedule IV—

(i) in sub-rule (1), the words 'or sending' and the word 'table' shall be omitted;

(ii) in sub-rule (3), for the word 'amount', the word 'tax' shall be substituted; and

(iii) in sub-rule (4), for the words 'shall be leviable', the words 'shall be levied' shall be substituted.

162. In rule 31 of the said Schedule IV—

(i) in sub-rule (1)—

(a) for the words 'but, if not', the words 'but if the tax or fee is not paid' shall be substituted; and

(b) to clause (c), the following proviso shall be added, namely:—

"Provided that a period of seven days shall be allowed for paying the amounts due and redeeming the property seized"; and

(ii) in sub-rule (2), for the words 'proportionate in value to the sum', the words 'equal in value to the tax' shall be substituted.

Amendment
of rule 30 of
Schedule IV
to Statutes
Act V of 1926.

Amendment
of rule 31 of
Schedule IV
to Statutes
Act V of
1926.

Amendment of rule 32 of Schedule IV to Madras Act V of 1938.

163. In sub-rule (5) of rule 32 of the said Schedule IV, for the words 'which to his knowledge was not liable', the words 'when to his knowledge it was not liable' shall be substituted.

Amendment of rule 34 of Schedule IV to Madras Act V of 1938.

164. In rule 34 of the said Schedule IV, for the word and figures 'rule 30', the words and figures 'sub-rule (1) of rule 30' shall be substituted.

Amendment of rule 35 of Schedule IV to Madras Act V of 1938.

165. In rule 35 of the said Schedule IV—

(i) for the words and figures 'remains unpaid at the end of the period mentioned in rule 30', the words and figures 'remains unpaid in whole or in part at the end of the period specified in sub-rule (1) of rule 30' shall be substituted;

(ii) after the words 'within a specified period', the words 'not being less than fifteen days' shall be inserted;

(iii) for the words 'this requisition', the words 'such requisition' shall be substituted; and

(iv) for the words 'found on the premises', the words 'found on the building or land' shall be substituted.

Insertion of new rule 35A in Schedule IV to Madras Act V of 1938.

166. After rule 35 of the said Schedule IV, the following rule shall be inserted, namely:—

"35A. If any tax due from any person remains unpaid in whole or in part at the end of the period specified in sub-rule (1) of rule 30 and if such person has left British India or cannot be found, the said tax or such part thereof as remains unpaid together with all sums payable in connexion therewith shall be recoverable as if it were an arrear of land revenue."

Amendment of rule 36 of Schedule IV to Madras Act V of 1938.

167. (1) Rule 36 of the said Schedule IV shall be re-numbered as sub-rule (1) of rule 36 and in the rule as re-numbered—

for the words and figures 'under rule 30', the words and figures 'under sub-rule (2) of rule 30' shall be substituted;

(ii) in clause (b), the words 'and he shall also pay the said amount and the costs of the prosecution' shall be omitted; and

(iii) clause (c) shall be omitted.

(2) To the rule as re-numbered, the following sub-rule shall be added, namely:—

"(X) Whenever any person is convicted of an offence under sub-rule (1), the magistrate shall, in addition to any fine which may be imposed, recover summarily and pay over to the municipal council—

(i) the amount, if any, due under the bonds specified in clauses (a) and (b) of sub-rule (1); and may in his discretion also recover summarily and pay to the Council such amount if any as he may fix as the costs of the prosecution.

168. After rule 36 of the said Schedule IV, the following rule shall be inserted, namely:—

"36A. Neither the chairman nor any municipal officer or servant shall directly or indirectly purchase any property at any sale of distrained property held under the foregoing rules."

Insertion of
new rule 36A
in Schedule
IV to Statutes
Act V of
1928.

169. In rule 38 of the said Schedule IV—

(i) in clause (e), before the words 'of intendant', the words 'of shops, stalls and planks' shall be inserted; and

(ii) in clause (e), the words 'and the acquisition of land for any of the aforesaid purposes' shall be added at the end.

Amendment
of rule 38 of
Schedule IV
to Statutes
Act V of
1928.

170. In clause (e) of rule 40 of the said Schedule IV, for the words 'other industrial concerns' the words 'other agricultural, industrial or trading concerns' shall be substituted.

Amendment
of rule 40 of
Schedule IV
to Statutes Act
V of 1928.

171. In sub-rule (1) of rule 56 of the said Schedule IV, for the first two sentences beginning with the words 'All orders or cheques' and ending with the words 'under the Council', the following sentence shall be substituted, namely:—

Amendment
of rule 56 of
Schedule IV
to Statutes Act
V of 1928.

"All orders or cheques against the municipal fund shall be signed by the chairman or by some person duly authorized in this behalf by him."

Substitution
of C.W.
Appendix
for Appendix
B, and
of Schedule
IV to Schedule
IV to Statute
Act V of 1923.

178. For Appendices A, B and C to the said Schedule IV, the following Appendices shall be substituted, namely:—

"APPENDIX A.

DISTRAINT WARRANT.

[See rule 80 (4).]

Warrant No.

To

(Name of officer charged with execution of warrant.)

(State tax or taxes due and payable, if any, in respect of which the tax or taxses are due.)

Whereas of has not paid or shown sufficient means for the non-payment of the sum of Rs. A. P. due for the tax or taxes noted above for the ending 19 , although the said sum has been duly demanded from the said and fifteen days have elapsed since more demand was made: This is to command you to demand the said sum of Rs. A. P. together with seven per cent. interest, together with payment of which you are to distrain the goods and chattels of the said (or, as the case may be, any goods and chattels found on the premises referred to), to the amount of the said sum of Rs. A. P. together with Rs. A. P. for warrant fee and district fee making together a sum of Rs. A. P. and such further sum as may be sufficient to defray the charges of keeping and selling such distraints; and if within seven days next after such distraint, the amount due on account of the said tax or taxes and fee shall not be paid, together with such further sum as may be sufficient to defray the charges of keeping such distraints, to sell the said goods and chattels under order to be hereafter issued by me, and to remit to the municipal officer the sale-proceeds of the distrained property, out of which the amount due on account of the said taxes and fees, viz. Rs. A. P. and the charges of keeping and selling such distraints will be deducted and credited to the municipal fund, and the surplus, if any, returned to the owner of the goods and chattels distrained. If distraint or sufficient distraints cannot be found of the goods and chattels of the said , you are to certify the same to me together with this warrant.

STATES

Date

19 }

(Signature of the
chairman.)

* This date is one of two on certificate.

APPENDIX B.

FEES IN INVENTORY AND NOTICE.

[See rule 21 (1) (c).]

(State particulars of goods and chattels seized.)

Take notice that I have this day seized the goods and chattels specified in the above inventory for the sum of Rs. A. P.

due for the tax or taxes mentioned in the margin for the ending 10, and that unless you pay into the office of the municipality of the amount due

together with the warrant for, the districut fee and the cost of keeping the goods and chattels, within seven days from the date of this notice, the goods and chattels will be sold on the day of 10, at the municipal office or at such other

place as the chairman may direct; and that the goods and chattels may be sold at any previous date, if they are liable to speedy and natural decay.

Station

Date

10

(Signature of the officer executing the warrant of distress.)

APPENDIX C.

TABLE OF FEES payable on DISTRESS.

[See rule 22 (1).]

Dist. Districut fee.	Fee.
Under 1 rupee	Rs. A. P.
1 rupee and over but under 5 rupees	3 4 0
5 rupees	3 8 0
10 "	1 0 0
15 "	1 5 0
20 "	2 0 0
25 "	2 5 0
30 "	3 0 0
35 "	3 5 0
40 "	4 0 0
45 "	4 5 0
50 "	5 0 0
55 "	5 5 0
60 "	6 0 0
65 "	6 5 0
70 "	7 0 0
75 "	7 5 0
80 "	8 0 0
85 "	8 5 0
90 "	9 0 0
95 "	9 5 0
100 rupees and over	10 0 0

The above charges include all expenses, except when goods are kept in charge of property distressed, in which case three annas must be paid daily for each possession.

173. In Schedule V to the said Act—

(1) in clause (p) for the word 'making' occurring before the word 'bricks', the word 'burning' shall be substituted;

Amendment
of Schedule
V to Madras
Act V of
1939.

(iii) in clause (k) after the word 'eating-house' the words "not connected with any place licensed under the Madras Abkari Act, 1888" shall be inserted.

(iii) for clause (g), the following clauses shall be substituted, namely:—

"(g) storing any explosive or combustible material;

"(h) manufacturing anything from which offensive or unwholesome smells arise;

"(i) using for any industrial purpose any fuel or machinery; and

"(j) in general, doing in the course of any industrial process anything which is likely to be dangerous to human life or health or property"; and

"(iv) in the proviso, before the words 'for private use', the words 'when such storage or holding is' shall be inserted.

A schedule
of Schedule
VII to
Madras Act
V of 1929

174. In Schedule VII to the said Act—

(i) before the item relating to section 82, the following item shall be inserted, namely:—

" 59 (1) .. Interested councillor Fifty rupees."
voting or taking
part in discussion.

(ii) in the item relating to section 88, the figure '1' shall be entered in the second column;

(iii) in the item relating to section 102, the figure '25' shall be entered in the second column;

(iv) after the item relating to section 105, subsection (3), the following items shall be inserted, namely:—

" 100 .. Failure to furnish lists of servants employed. Fifty rupees.
" 111A .. Construction of toll bar, etc. Two hundred rupees."

(v) for the figures '119' in the first column of the item occurring next after the item relating to section 113, the figures '127' shall be substituted;

(vi) in the item relating to section 143, the figure '2' in the second column shall be omitted;

(vii) for the items relating to section 153, the following item shall be substituted, namely:—

" 153 .. Allowing subclerk or clerk to accumulate on premises for more than twenty-four hours, etc. Twenty rupees."

(viii) after the item relating to section 167, the following item shall be inserted, namely:—

" 166 (1) ... Failure to obey orders Five hundred
to set back buildings. rupees."

(ix) after the item relating to section 172, the following item shall be inserted, namely:—

" 174 A (1) ... Hiring a motor vehicle for hire or a motor lorry without licence Two hundred rupees."

" 175 ... Failure to provide roads, etc., on building-sites prior to disposal. Do."

(x) for the figures '183' in the first column of the item occurring next after the item relating to section 178, the figures '180' shall be substituted;

(xi) after the item relating to section 180, sub-section (3), the following item shall be inserted, namely:—

" 183 (5) ... Constructing or reconstructing building contrary to declaration issued by council. Two hundred rupees."

" 184 (1) ... Failure to obey regulations to stand or display off buildings at corners of streets. One hundred rupees."

(xii) in the items relating to sections 203, 230 and 241, for the entries in the fourth column, the words 'Fifty rupees', 'Twenty rupees' and 'Fifty rupees' shall respectively be substituted;

(xiii) after the item relating to section 247, the following item shall be inserted, namely:—

" 248 (1) ... Opening or keeping open an eating house connected with a tavern without licence or contrary to licence. One hundred rupees."

" 249 (1) ... Using a place for any of the purposes specified in Schedule V without licence or contrary to licence. One hundred rupees."

(xiv) (a) in the item relating to section 270, for the word 'article' occurring in column (3), the words 'animals or articles' shall be substituted; and

(b) after the same item, the following item shall be inserted, namely:—

" 274 D ...	Opening or keeping open a new private cart-stall without licence or contrary to licence.	Two hundred rupees."
-------------	--	----------------------

(xv) after the item relating to section 275, the following item shall be inserted, namely:—

" 279 (1)	Opening, etc., without licence a new place for the disposal of the dead.	One hundred rupees."
-----------	--	----------------------

(xvi) for the figures '500' in the first column of the item occurring next after the item relating to section 299, the figures '501' shall be substituted; and

(xvii) after the item relating to section 321, sub-section (5), the following item shall be inserted, namely:—

" 325 ...	Failure to obey summons.	Fifty rupees."
-----------	--------------------------	----------------

Amended
Schedule
No. 125 in
Section 441
of 1923

175, in Schedule VIII to the said Act—

(i) for the figures '168' occurring in the first column of the item next after the item relating to section 148, the figures '167' shall be substituted;

(ii) before the item relating to section 182, the following item shall be inserted, namely:—

" 174 A (1) ...	Flying a motor vehicle for hire without licence.	Fifty rupees."
-----------------	--	----------------

(iii) after the item relating to section 187, the following item shall be inserted, namely:—

" 191 (3)	Failure to obey regulation to sound or display off buildings at corners of streets.	Fifty rupees."
----------------	---	----------------

(iv) in column (4) of the item relating to Section 195 for the word 'Do' the words "Ten rupees" shall be substituted.

(v) after the item relating to section 247, the following items shall be inserted, namely:—

" 248 (1) .	Opening or keeping open an eating house connected with a tavern without license or contrary to license.	Twenty rapese."
" 249 (1) ...	Using a place for any of the purposes specified in Schedule V without license or contrary to license.	Twenty rapese."

(vi) after the item relating to section 249, the following items shall be inserted, namely:—

" 273 D ...	Opening or keeping open a private eatery without license or contrary to license.	Twenty rapese."
" 275 ...	Using without license a place for the disposal of the dead.	One hundred rapese."

(vii) in column (1) of the item relating to section 290, for the word 'Do,' the words 'Ten rapese' shall be substituted; and

(viii) after the item relating to section 290, the following item shall be inserted, namely:—

" 298 ...	Failure to close place of public entertainment.	One hundred rapese."
-----------	---	----------------------

TRANSITIONAL PROVISIONS.

176. All toll-bars constructed and all other obstructions to traffic erected or placed at or near toll-stations before the commencement of this Act shall be removed before such date as the Local Government may fix in that behalf.

177. (1) Notwithstanding anything contained in the said Act or in this Act—

(a) (i) the term of office of the members of every municipal council holding office on the date of the commencement of this Act shall, subject to the provisions of sections 59, 61 and 60 of the said Act as amended by this Act, extend to, or expire on, as the case may be, such

date as the Local Government may fix, and the Local Government shall cause elections to be held so that the newly elected members may come into office on the date fixed for the retirement of the old members;

(ii) the Local Government may from time to time postpone any date fixed by them under sub-clause (i) and fix another date in lieu thereof; and

(iii) any date fixed under sub-clause (i) or (ii) shall not be later than one year from the date of the commencement of this Act;

(b) the chairman and vice-chairman of the municipal council shall, subject to the provisions of sub-section (4) of section 14, section 40, and section 40A of the said Act as amended by this Act, hold office up to, or vacate office on, the date fixed under clause (a);

(c) a meeting of the municipal council shall be held on or as soon as may be after the said date on a day and at a time fixed by the Local Government or such other authority as may be empowered by them in this behalf for the election of the chairman and vice-chairman; and

(d) the term of office of the newly elected councillors or of the councillors elected in their places at casual vacancies shall expire at the end of three years, if the date fixed under clause (a) is the first day of November, and in other cases at the end of three years from the first day of November immediately preceding such date.

(2) (a) Any vacancy in the office of chairman or vice-chairman of a municipal council which is in existence on the date of the commencement of this Act or which occurs before the date fixed under clause (a) of sub-section (1) shall be filled by election by the municipal council.

(b) Any such vacancy in the office of an appointed member of a municipal council shall be filled by appointment by the Local Government and in that of an elected member by election under the provisions of the said Act as amended by sections 38, 39, 41 and 43 of this Act.

(c) Any person elected or appointed as chairman, vice-chairman or member of a municipal council under clause (a) or (b) of this sub-section shall hold office only up to the date fixed under clause (a) of sub-section (1).

Explanation.—The office of chairman, vice-chairman or member of a municipal council to which no person had, at any time prior to the commencement of this Act, been elected or appointed, shall be deemed to be vacant within the meaning of this sub-section.

178. If any difficulty arises as to the first constitution or reconstitution of any municipal council after the commencement of this Act, or otherwise in first giving effect to the provisions of this Act, or of the said Act as amended by this Act, the Local Government, as occasion may require, may, by order, do anything which appears to them necessary for the purpose of removing the difficulty.

SCHEDULE.

Section.	Subsection.	For the words	Substitute the words.
(1)	(2)	(3)	(4)
4	(1)	his intention	their intention
"	(3)	has considered	have considered
"	"	he may	they may
5	(1) Provision	he intends	they intend
"	"	"	"
38	"	he proposes	they propose
39	(1)	he	he
"	(2)	he may	they may
"	(3)	as he may fix	as they may fix
"	(4)	has directed	have directed
41	(1)	his opinion	their opinion
"	"	he may, if he	they may, if they
"	"	thinks necessary,	think necessary.
"	Proviso (a)	he directs or	they direct or
"	"	expends	expends
"	"	he proposes	they propose
"	(3) (4)	appoints	appoint
"	"	so directs	so direct
"	"	with himself	with themselves
102	(3)	he shall name	they shall name
252	"	he may deem fit	they may deem fit
303	(2)	he may make rules	they may make rules
363	"	vested in him	vested in them
396	b (i)	so directs	so direct
Schedule			
IV	rule 41 (1)	directs	direct
"	" 50 (1)	he may direct	they may direct
"	" 55 (2)	has incurred	have incurred
"	" 61	he thinks fit	they think fit

R. V. KRISHNA AYYAR,
Secretary to the Legislative Council.

Acts of the Local Legislature of Madras.

In pursuance of the provisions of sub-section (3) of section 81 of the Government of India Act, the following Acts of the Local Legislature having been presented to by the Governor on the 24th October 1929 and by the Governor-General on the 15th November 1929, are hereby published for general information :—

ACT No. XVII OF 1929.

An Act to amend the Madras District Municipalities Act, 1920.

Enacted, WHEREAS it is expedient to amend the Madras District Municipalities Act, 1920, and whereas the previous sanction of His Excellency the Governor-General has been obtained to the passing of this Act, it is hereby enacted as follows :—

1. This Act may be called the Madras District Municipalities Amendment Act, 1929.

2. After section 180 of the Madras District Municipalities Act (hereinafter referred to as the said Act), the following section shall be inserted, viz. :—

" 180-A. All streets vested in or to be vested in or maintained by a municipal council shall be open to persons of whatever caste or creed."

3. After section 227 of the said Act, the following shall be added, viz. :—

" 227-A. All such wells, tanks and reservoirs when maintained by the municipal council shall be open to use and enjoyment by persons of whatever caste or creed."

4. In section 259 of the said Act, a sentence shall be substituted for the full stop at the end and the following shall be added, viz. :—

" and such markets shall be open to persons of whatever caste or creed."

5. In Schedule VII of the said Act, the following items shall be inserted at the appropriate places, viz :—

Amendment
of Schedule
VII, Madras
Act V of
1928.

" 159-A. Obstructing a person in the use of a street referred to in section 159-A	100
227-A. Obstructing a person in the use and enjoyment of a well, tank or reservoir referred to in section 227-A	100
229. Obstructing a person in the use of a market referred to in section 229	100

In pursuance of the provisions of sub-section (3) of section 81 of the Government of India Act, the following Act of the Local Legislature of Madras having been assented to by the Governor on the 24th October 1929, and by the Governor-General on the 15th November 1929, is hereby published for general information :—

ACT No. XVIII OF 1929.

An Act further to amend the Madras Abkari Act, 1886.

WHEREAS it is expedient further to amend the Madras Abkari Act, 1886, for the purposes hereinafter appearing; and whereas the previous sanction of the Governor-General has been obtained to the passing of this Act; It is hereby enacted as follows :—

1. This Act may be called the Madras Abkari (Amendment) Act, 1929.

2. To section 15 of the Madras Abkari Act, 1886 (hereinafter referred to as the said Act), the following explanation shall be added, namely :—

Amendment,
of section 15,
Madras Act I
of 1886.

* *Explanation.*—The supply of liquor by clubs to their members on payment of a price or of any fee or subscription is not a sale within the meaning of this section, but a fee according to a scale of fees to be fixed by the Government, shall be levied from such clubs by the Commissioner.

Amendment
of section 26,
Native Act I
of 1909.

3. To section 26 of the said Act, the following proviso shall be added, namely:—

"Provided that the persons called upon to attend and witness such searches shall include at least two persons neither of whom is an abkari, police or village officer."

(By order of His Excellency the Governor)

J. VENKATANARAYANA,
Sorg. to Govt., Law (Legislative) Dept.



മോട്ടോസൈക്കിൾ ജോഷി ഹെൽസർ

17-00 ဆက်လက်သွားမည့် ကဏ္ဍရပ်

SUPPLEMENT TO PART IV.—FORT ST. GEORGE GAZETTE.

Figure 11.1

DECEMBER 10, 1929

[Print, 3 p, 6 p]

അിതാവി: മഹാപ്രഭു ബാലകൃഷ്ണൻ, 3333 വിവിരോഹ 18-ആം.

മതിയാതി ഗവണ്മെന്റ് ബില്ലുകൾ
BILLS OF THE GOVERNMENT OF MADRAS.

[illegible]

അതിനായി നിർവ്വഹിക്കുന്ന സർവ്വ സുരക്ഷാഭിമുഖീകരണ 20-ാം മുദ്രപത്രം, 2008-ലെ കേരള സർവ്വ സുരക്ഷാഭിമുഖീകരണ വിനിയോഗനാലായും ഉപയോഗിക്കുന്നതിന് അനുമതി നൽകുന്നതിന് പ്രസ്തുതപ്രകാരം അനുമതി നൽകുന്നതിന്.

BILL No. 14 OF 1929

1920 vol 12 - 26 must collect.

A BILL TO PREVENT GAMBLING IN THE
PRESIDENCY OF MADRAS.

മതിയായി സംസ്ഥാനത്തിൽ മുൻനിർത്തി നിർമ്മിച്ചിട്ടുള്ളതായി
അറിയിക്കുന്നു.

தமிழக அரசாங்கத்தின் ஆணை நிறைவேற்றப்பட்டுள்ள திட்டம் அக்கமிஷனையும் தேர்தல்முறைகளும் தொடர்பானது முடிவாகியிருந்த பின் இந்நிலை காலம் வாய்க்குமாறு நினைக்கப்பட்டது.

(2) இது போன்ற காரணம் தேவதீபகரிகா என்ற கதை
தொடரத்தில் பூரிப்பாண்டியும் பூரிப்பா
ண்டியும்; அந்தக் கதையில் விவரமாக

(3), (5) എന്ന ചിലവുകൾക്കും കൊണ്ടു വരികുന്ന
 തുകചെലവുകൾക്കും പ്രസിദ്ധീകരണങ്ങൾക്ക് ചെലവുകൾ
 വെക്കുന്നത് അതു സംബന്ധിച്ചുള്ള
 ചെലവുകൾ

[illegible][illegible]

[illegible]

(அ) எண்ணெய்ப்பெருக்கலுக்கு கட்டுப்பாட்டின் மூலக்கருவியாக இருப்பதால் அந்தத் துறையில் தனது அதிகாரங்களை நிறைவேற்றிக் கொள்ளும் வகையில் அந்தத் துறையின் கட்டுப்பாட்டை வலுப்படுத்த அரசாங்கம் என்ன நடவடிக்கை எடுத்திருக்கிறது?

[illegible]

ഒപ്പു സാക്ഷരതാ മൂല്യവർദ്ധിച്ച്, ചുരുക്കം തടസ്സം സമ്മതിച്ചു കൊണ്ടുപോകും. ഒപ്പു അഭ്യർത്ഥന, വിപണനം നൽകിയിരിക്കുന്നതുവരെ ചുരുക്കധാരാമായി അഡ്മിൻ ചെയ്യാമായി ഉൾവിമോചനം.

ஆகவே நீதித் துறைமன்றம் போலீஸ்துறைமன்றத்தைப் போலவே செயல்படவேண்டிய காலமாகும்.

ஆகவே மீதிக் குடி
கொண்டிருக்கிறவர்களுக்கு
உடனடியாக உடம்பை
சுத்தப்படுத்துவது உடம்பை
சுத்தப்படுத்துவது உடம்பை

சென்னை, 25/05/2023
 இது பதிவு செய்யப்பட்ட
 செய்தி ஆகும்.

[illegible][illegible]

உயிரினங்களின் பரிமாணம்

കുടിഞ്ഞ കര വർഷാപ്പനയിൽ തോടായി പുറത്തുനിൽ കാലി
 സ്നാനത്തോളം സമരസമായി പാലക്കാവ്വരൻ തോടുകൾ സാ
 വരയായി തൊടുക തലയ്ക്ക് കാഴ്ചകൾ ഏറെ മുത്തുമകൾ തോടായി
 നീന്തിനിൽക്കുന്നു. ൧൨ മുത്തുമകൾ ഏകദേശ പാലക്കാവ്വരനെ
 നിറയ്ക്കുളള ഉണക്കവെള്ളയെറിഞ്ഞിരിക്കുന്നു. അവ പാലക്കാവ്വരനെ
 കൂടെ തോട് കൂലിയർക്കു വന്നതെ വളരെ അധികമെന്നും തോടി
 വേലകളും മേലുതിരിഞ്ഞും പിറയ്ക്കുകയും ഇവരും 'തൂലുക' എന്ന
 വേലികളും പാലക്കാവ്വരനെ തോടുകൾക്കു ഇരുമ്പിട്ടെ ചത്തുവെ
 ന്നിരിക്കട്ടെ മരുത്തും. ആറുകൾ സന്ധ്യയ്ക്കൽ ചാവുവരെ തോട്
 വല്ല സമരസവും നോക്കാൻ നിൽക്കുനിൽ ഇത്രയും മരുത്തും

BILL No 22 OF 1929.

—1929 ലെ 22 - ഓ നമ്പർ ബിൽ.

A BILL FURTHER TO AMEND THE MADRAS STATE
AID TO INDUSTRIES ACT, 1922, FOR A CERTAIN
PURPOSE.

1922 ലെ ബിൽഡി വ്യവസായ സഹായ സഹായ ആക്ട് ഒരു
പ്രത്യേക കർമ്മനിശ്ചയി ഇതിലും മേൽപ്പട്ടമുണ്ടാകട്ടെ ഒരു
ബിൽ.

1929 ലെ ബിൽ കാരണം കർമ്മനിശ്ചയി 1922 ലെ ബിൽഡി
വ്യവസായ സഹായ സഹായ ആക്ട് ഇതി
എം മേൽപ്പട്ടമുണ്ടാകട്ടെ മേൽപ്പട്ടമുണ്ടാകട്ടെ
ഇതിനാൽ മേൽ പാശ്ചാത്യർ നിയമിച്ചിരിക്കുന്നു :—

1. ഈ ആക്ടിന 1929 ലെ ബിൽഡി വ്യവസായ സഹായ
സഹായ (മേൽപ്പട്ട) ആക്ടിന മേൽ
പാശ്ചാത്യർ പാശ്ചാത്യർ.

2. 1922 ലെ ബിൽഡി വ്യവസായ സഹായ സഹായ ആക്ട്
2 - ഓ വകുപ്പിൽ "ഏതൊരു ഉപവിധത്തിൽ

1929 ലെ ബിൽ കാരണം കർമ്മനിശ്ചയി 1922 ലെ ബിൽഡി
വ്യവസായ സഹായ സഹായ ആക്ട് ഇതി
എം മേൽപ്പട്ടമുണ്ടാകട്ടെ മേൽപ്പട്ടമുണ്ടാകട്ടെ
ഇതിനാൽ മേൽ പാശ്ചാത്യർ നിയമിച്ചിരിക്കുന്നു :—

ഉദ്ദേശ്യകാരണങ്ങളുടെ വിവരണം.

1922 ലെ വ്യവസായ സഹായ സഹായ ആക്ട് 2 - ഓ വകുപ്പ്
പ്രകാരം, ഒരു വ്യവസായ ഏജൻസിയുടെ ഉദ്ദേശ്യത്തിനായി ഉദ്ദേശ്യ
കാരണം ഉള്ളിൽ മേൽപ്പട്ടം അതിനുള്ള കാരണം കാരണം കാരണം
ഉപവിധത്തിൽ ഉദ്ദേശ്യകാരണങ്ങൾ കവിതയെ ഒരു സംസ്ഥാനം ഒരു വായ്പ
അതി കൈമാറ്റമുണ്ടാ, ഈ ക്ലസ്റ്റർ ആക്ടിനാൽ ഉപവിധത്തിൽ
മേൽ പാശ്ചാത്യർ നിയമിച്ചിരിക്കുന്നു :—

[illegible]

1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 26

എം. എൻ. സുബ്ബരാം നമ്പ്യാർ

[View all articles by author](#)

உறுப்பினர்கள் கவனத்திற்கு.

64 (தமிழகத்திலுள்ள) கவிஞர் புகழ்

(A true translation)

P. V. KURVILA

Nobuyasu Translation by Government